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Rebecca McDowell Cook Secretary of State

MISSOURI REGISTER

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Missouri



REGISTER

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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule.

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RULES—Cite material in the *Missouri Register* by volume and page number, for example, Vol. 24, *Missouri Register*, page 27. The approved short form of citation is 24 MoReg 27.

The rules are codified in the Code of State Regulations in this system—

TitleCode of State RegulationsDivisionChapterRule1CSR10-1.010DepartmentAgency, DivisionGeneral area regulatedSpecific area regulated

They are properly cited by using the full citation, i.e., 1 CSR 10-1.010.

Each department of state government is assigned a title. Each agency or division in the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraph 1., subparagraph A., part (I), subpart (a), item I. and subitem a.

RSMo—Cite material in the RSMo by date of legislative action. The note in parentheses gives the original and amended legislative history. The Office of the Revisor of Statutes recognizes that this practice gives users a concise legislative history.

ules appearing under this heading are filed under the authority granted by section 536.025, RSMo Supp. 2000. An emergency rule may be adopted by an agency if the agency finds that an immediate danger to the public health, safety or welfare, or a compelling governmental interest requires emergency action; follows procedures best calculated to assure fairness to all interested persons and parties under the circumstances; follows procedures which comply with the protections extended by the Missouri and the United States Constitutions; limits the scope of such rule to the circumstances creating an emergency and requiring emergency procedure, and at the time of or prior to the adoption of such rule files with the secretary of state the text of the rule together with the specific facts, reasons and findings which support its conclusion that there is an immediate danger to the public health, safety or welfare which can be met only through the adoption of such rule and its reasons for concluding that the procedure employed is fair to all interested persons and parties under the circumstances.

ules filed as emergency rules may be effective not less than ten days after filing or at such later date as may be specified in the rule and may be terminated at any time by the state agency by filing an order with the secretary of state fixing the date of such termination, which order shall be published by the secretary of state in the *Missouri Register* as soon as practicable.

Il emergency rules must state the period during which they are in effect, and in no case can they be in effect more than 180 calendar days or 30 legislative days, whichever period is longer. Emergency rules are not renewable, although an agency may at any time adopt an identical rule under the normal rulemaking procedures.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 40—Division of Fire Safety Chapter 5—Elevators

EMERGENCY AMENDMENT

11 CSR 40-5.120 Inspectors. The division is amending sections (2)–(8) and adding new sections (4)–(6).

PURPOSE: This emergency amendment will change minimum qualification requirements for municipal and political subdivision elevator inspectors increasing the number of qualified inspectors available to insure public safety.

EMERGENCY STATEMENT: The emergency amendment is necessary to insure statutory compliance of the inspection/testing of elevator equipment. This amendment will allow additional qualified inspectors to conduct required inspection/testing of elevator equipment at the local government level. It is vital to public safety that elevator equipment meets minimum safety requirements and insures qualified inspectors conduct the inspection/testing.

The existing promulgated rule limits the inspection of elevator equipment by a (QEI) certified inspector. Due to the lack of local government entities having such qualified inspectors it was determined that alternative certifications be reviewed to increase the number of inspectors available to insure public safety was being met.

The Missouri Division of Fire Safety finds a potential immediate danger to the public health and welfare and a compelling government interest, which requires emergency action. The scope of this rule is limited to the circumstances creating this emergency. The Missouri Division of Fire Safety believes this emergency amendment is fair to all interested persons and parties under the circumstances. Emergency amendment filed August 24, 2000, effective September 4, 2000 and expires March 2, 2001.

- (2) Qualification **of Special Inspector**. To be eligible for a license to inspect elevator equipment, the applicant or licensee shall—
- (A) Have a high school diploma or general educational development (GED) equivalent;
- (B) Have had at least four (4) years experience in some mechanical or electrical endeavor, at least one (1) year of which shall have been in the design, construction, installation, repair or inspection of elevators. The non-elevator, mechanical, or electrical experience shall be at the journeyman mechanical level or technical work and the work must have been comparable to work in the elevator industry. Engineering education on a college level may be substituted on a year-for-year basis for the non-elevator qualifying experience. The one (1) year of required elevator experience may be on the basis of continuous employment for one (1) year in which at least half (1/2) of the applicant's time is devoted to elevator work;
- (C) Have successfully passed the written examination for elevator inspectors administered by an association accredited by the American Society of Mechanical Engineers and evidenced by a certification of the applicant or licensee as a qualified elevator inspector (QEI). This is commonly referred to as being QEI certified;
- (D) Have submitted proof of insurance coverage insuring the applicant against liability for injury or death for any acts or omissions on the part of the applicant. The insurance policy shall be in the amount of not less than one (1) million dollars for bodily injury to or death of one person in any one accident, and, subject to the limit for one (1) person, in an amount of not less than three (3) million dollars for bodily injury to or death of two (2) or more persons in any one (1) accident, and in an amount of not less than fifty thousand dollars (\$50,000) for damage to or destruction of property in any one (1) accident. Additionally, insurance coverage of an employer for whom the special inspector is employed shall be considered to comply with the aforementioned, if the coverage provides equivalent coverage for each special inspector; and
- (E) Have no direct financial interest in any business or operation which manufactures, installs, repairs, modifies or services elevator equipment. This qualification does not prohibit employees of insurance companies insuring automatic elevator equipment from obtaining a license as an inspector.
- (3) Grandfather Clause **for Special Inspector**. All *[existing]* **special** inspectors shall have one (1) year from the effective date of these rules and regulations to meet the qualifications established by sections 701.350–701.380, RSMo. At the end of one (1) year from the effective date of these rules and regulations, the applicant must comply with the requirements as defined in 11 CSR 40-5.120 as listed herein.
- (4) Qualifications of Municipal or Political Subdivision Inspector. To be eligible for a license to inspect elevator equipment for a municipality or political subdivision, the applicant or licensee shall meet the requirements listed in Section 11 CSR 40-5.120(2)(A), (2)(B), (2)(C) and (2)(E). If applicant or licensee does not meet these requirements then (4)(A), (4)(B), (4)(C) and (4)(F) shall be met.
- (A) Have a high school diploma or general educational development (GED) equivalent;

- (B) Have had at least one (1) year experience in some mechanical or electrical endeavor. The mechanical or electrical experience shall be at the journeyman mechanical level or technical work and the work must have been comparable to work in the elevator industry. Engineering education on a college level may be substituted on a year-for-year basis for the qualifying experience; and
- (C) Have successfully passed the written examination for elevator inspectors administered by an association accredited by the American Society of Mechanical Engineers and evidenced by a certification of the applicant or licensee as a qualified elevator inspector (QEI). This is commonly referred to as being QEI certified. If applicant or licensee does not meet (4)(A), (4)(B), (4)(C) and (4)(F) then (4)(D), (4)(E), and (4)(F) shall be met.
- (D) Have successfully completed the Building Officials Code Administrators (BOCA) certification program for Elevator Inspector and evidenced by a certification of the applicant or licensee as a BOCA Certified Elevator Inspector; or a nationally recognized elevator certification program approved by the Elevator Safety Board;
- (E) Attend one (1) continuing education and certification class per year as approved by the Missouri Elevator Safety Board; and
- (F) Have no direct financial interest in any business or operation that manufactures, installs, repairs, modifies or services elevator equipment. This qualification does not prohibit employees of insurance companies insuring automatic elevator equipment from obtaining a license as an inspector. If applicant or licensee does not meet (4)(D), (4)(E) and (4)(F) then section (5) Candidate's License requirements shall be met.
- (5) Apply for a Candidate's License to the Missouri Elevator Safety Board. To be eligible for and to maintain a candidate's license to inspect elevator equipment for a municipality or political subdivision the applicant shall;
- (A) Have a high school diploma or general educational development (GED) equivalent;
- (B) Have had at least one (1) year experience in some mechanical or electrical endeavor. The mechanical or electrical experience shall be at the journeyman mechanical level or technical work and the work must have been comparable to work in the elevator industry. Engineering education on a college level may be substituted on a year-for-year basis for the qualifying experience;
- (C) Have their elevator equipment inspections directly supervised by a QEI or BOCA certified elevator inspector or a nationally recognized certified elevator inspector approved by the Missouri Elevator Safety Board;
- (D) Within one (1) year of application for candidacy applicant shall have successfully completed the training class for QEI or BOCA certification presented by an association accredited by the American Society of Mechanical Engineers or the Missouri Elevator Safety Board;
- (E) Beginning with the second year of their candidacy status the applicant shall attend one (1) continuing education and certification class as approved by the Missouri Elevator Safety Board per year;
- (F) Within five (5) years of the date of application to the Missouri Elevator Safety Board for a candidate's license to inspect elevator equipment the applicant shall have successfully passed the written examination for elevator inspectors administered by an association accredited by the American Society of Mechanical Engineers and evidenced by a certification of the applicant or licensee as a qualified elevator inspector (QEI), commonly referred to as being QEI certified; or have successfully completed the Building Officials Code Administrators (BOCA) certification program for Elevator

- Inspector and evidenced by a certification of the applicant or licensee as a BOCA Certified Elevator Inspector; or a nationally recognized elevator certification program approved by the Elevator Safety Board; and
- (G) Have no direct financial interest in any business or operation that manufactures, installs, repairs, modifies or services elevator equipment. This qualification does not prohibit employees of insurance companies insuring automatic elevator equipment from obtaining a license as an inspector.
- (6) Grandfather Clause for Municipal and Political Subdivision Inspector. All existing inspectors shall have one (1) year from the effective date of these rules and regulations to meet the qualifications established by Sections 701.350–701.380 RSMo. At the end of one (1) year from the effective date of these rules and regulations, the applicant must comply with the requirements as defined in 11 CSR 40-5.120 as listed herein, except that upon application to the Missouri Elevator Safety Board for a Candidate's License, existing inspectors need not comply with Sections 11 CSR 40-5.120(5)(F).

[(4)] (7) Application.

- (A) A written application for a license shall be on a form supplied by the department, which shall include a statement of the applicant's experience and proof that the applicant is QEI certified.
- (B) The board shall consider an application for a license at its next regular meeting, which shall in no event be more than three (3) months from the date the department received the application.

[(5)] (8) Issuance.

- (A) The department shall issue a license immediately upon the board's approval of an applicant and the payment of a fee in accordance with 11 CSR 40-5.110.
- (B) A license shall expire one (1) year from the date of issuance or renewal. License shall be renewed annually. The annual inspector license fee shall be in accordance with 11 CSR 40-5.110 as listed herein.

[(6)] (9) Prohibited Activities.

- (A) No licensed inspector shall inspect any elevator equipment if the licensed inspector, has a direct financial interest in the building or operation in which the elevator equipment is located.
- (B) No licensed inspector shall have or maintain a financial interest in any business which manufactures, installs, alters, or services elevator equipment.
- (C) No licensed inspector shall recommend or refer one of his/her clients or customers to a specific business, firm, or corporation which manufactures, installs, repairs, alters, or services elevator equipment.
- [(7)] (10) Financial Disclosure. On or before January 31 of each year, all licensed inspectors shall file, with the department, a financial disclosure statement on forms provided by the department and approved by the board. Such forms shall include, but not be limited to, the following:
- (A) The name and address of any corporation, firm, or enterprise in which the licensed inspector has a direct financial interest of a value in excess of one thousand dollars (\$1,000). Policies of insurance issued to the licensed inspector or their spouse are not to be considered a financial interest;
- (B) A list of every office or directorship held by the licensed inspector or their spouse, in any corporation, firm, or enterprise subject to jurisdiction of the board; and
- (C) A list showing the name and address of any person, corporation, firm, or enterprise from which the licensed inspector received compensation in excess of one thousand five hundred dollars (\$1,500) during the preceding year.

[(8)] (11) Revocation and Suspension of License.

- (A) The board may revoke or suspend any license for cause. Such cause shall include, but not be limited to the following:
- 1. Failure to comply with the provisions of sections 701.350-701.380, RSMo, or these rules and regulations; and
- 2. Falsifying or making a material misstatement or omission on any application for license, financial disclosure statement, or inspection report.
- (B) The department shall give notice to the licensee by mail at least fifteen (15) days prior to any hearing before the board regarding a license suspension or revocation. Such notice shall state the date, time and place of hearing, and shall contain a statement of the alleged facts or conduct warranting the proposed suspension or revocation.
- (C) If the chief elevator inspector notifies the board or the board finds that the public safety imperatively requires emergency action, and the board incorporates a finding to that effect in its order, summary suspension of a license may be ordered pending the immediate initiation of the license revocation procedures. In such an event, the licensee shall be given written notice of the suspension. Such notice shall state the date, time, and place of an emergency revocation hearing and a statement of the alleged facts or conduct warranting the summary suspension and proposed revocation. Hearing to be held within five (5) days of receipt of the notice.

AUTHORITY: section 701.355, RSMo 1994. Original rule filed Aug. 26, 1998, effective July 1, 1999. Emergency amendment filed Aug. 24, 2000, effective Sept. 4, 2000, expires March 2, 2001.

Title 15—ELECTED OFFICIALS Division 60—Attorney General Chapter 10—Reporting of Motor Vehicle Stops by Law Enforcement Agencies

EMERGENCY RULE

15 CSR 60-10.010 Definitions

PURPOSE: This rule advises the public of the definitions adopted for certain terms which are used in section 590.650, RSMo, and the rules promulgated thereunder.

EMERGENCY STATEMENT: This rule advises the public of the definitions of certain terms used in section 590.650, RSMo, and the rules promulgated thereunder, relating to the reporting of information on motor vehicle stops. The General Assembly passed section 590.650, RSMo, to require law enforcement agencies to compile certain information about motor vehicle stops for reporting to the Attorney General, in order to determine whether Missouri peace officers are using racial profiling to target members of racial minority groups for motor vehicle stops. The new law becomes effective on August 28, 2000, and this rule is necessary to give notice to law enforcement agencies as to the meaning of certain terms used in section 590.650, RSMo, and the rules promulgated thereunder. Notifying law enforcement agencies of these definitions preserves the government's compelling interest in determining whether racial profiling is occurring in Missouri and it will discourage unlawful conduct. Without the advice and assistance of this rule, law enforcement agencies will be unable to comply fully or uniformly with section 590.650, RSMo. Procedures to assure fairness to all interested persons and parties have been employed. The Attorney General has sought advice and counsel from law enforcement and citizen organizations in drafting this rule. This rule complies with the Missouri and United States Constitutions. The scope of this rule is limited to providing definitions for law enforcement agencies for use in reporting information on motor

vehicle stops. Emergency rule filed August 21, 2000, effective August 31, 2000, expires February 23, 2001.

- (1) The term "law enforcement agency," as used in section 590.650, RSMo, shall mean the state highway patrol, any state, county, or municipal department or office that employs peace officers who stop drivers of motor vehicles for violations of any motor vehicle statute or ordinance.
- (2) The term "peace officer," as used in section 590.650, RSMo, shall mean any member of the state highway patrol, any state, county, or municipal law enforcement officer possessing the duty and power of arrest for violation of any criminal laws of the state or for violation of ordinances of counties or municipalities of the state who serve full time, with pay.
- (3) The term "search," as used in section 590.650, RSMo, shall mean any action of a peace officer, arising out of a motor vehicle traffic stop, that infringes upon an individual's reasonable expectation of privacy.
- (4) The term "Terry stop" shall mean a stop of an individual where specific and articulable facts, together with all rational inferences, suggest that the driver is involved in criminal activity. A Terry stop is an investigatory stop that is not an arrest and can be justified by less than the probable cause necessary for an arrest.
- (4) The terms "Terry frisk" or "Terry search" shall mean a limited pat-down or frisk of the driver or his or her automobile for weapons which occurs when there are specific and articulable facts which, taken together with rational inferences from those facts, would lead a peace officer reasonably to believe the driver is armed and presently dangerous to the officer or others.

AUTHORITY: section 590.650, RSMo 2000. Emergency rule filed Aug. 21, 2000, effective Aug. 31, 2000, expires Feb. 23, 2001. A proposed rule covering this same material is published in this issue of the Missouri Register.

Title 15—ELECTED OFFICIALS Division 60—Attorney General Chapter 10—Reporting of Motor Vehicle Stops by Law Enforcement Agencies

EMERGENCY RULE

15 CSR 60-10.020 Report to Attorney General by Law Enforcement Agencies

PURPOSE: Section 590.650, RSMo, requires law enforcement agencies to compile and report certain information to the Attorney General. This rule provides instructions regarding the information to be reported pursuant to section 590.650, RSMo.

EMERGENCY STATEMENT: This rule advises, assists, and provides instructions for law enforcement agencies in compiling and reporting information on motor vehicle stops. The General Assembly passed section 590.650, RSMo, to require law enforcement agencies to compile certain information about motor vehicle stops for reporting to the Attorney General, in order to determine whether Missouri peace officers are using racial profiling to target members of racial minority groups for motor vehicle stops. The new law becomes effective on August 28, 2000, and this rule is necessary to give notice to law enforcement agencies as to how compliance with the new law may best be achieved. Facilitating uniform compliance preserves the government's compelling interest in determining whether racial profiling is occurring in Missouri and discourages unlawful conduct. Without the advice and assistance of

this rule, law enforcement agencies will be unable to comply fully in a uniform manner with section 590.650, RSMo. Procedures to assure fairness to all interested persons and parties have been employed. The Attorney General has sought advice and counsel from law enforcement and citizen organizations in drafting this rule. This rule complies with the Missouri and United States Constitutions. The scope of this rule is limited to providing advice, assistance, and instructions to law enforcement agencies in compiling and reporting information on motor vehicle stops. Emergency rule filed August 21, 2000, effective August 31, 2000, expires February 23, 2001.

- (1) On or before March 1 of each year, law enforcement agencies shall compile the information collected pursuant to section 590.650.2, RSMo, and enumerated in this rule, and such other information as the Attorney General may require, into a report to the Attorney General. The information contained in the report shall be for the preceding calendar year.
- (2) The first reporting period during which law enforcement agencies are required to compile and report the information required by section 590.650.2, RSMo, and enumerated in this rule, and such other information as the Attorney General may require, shall begin on August 28, 2000, and end on December 31, 2000.
- (3) Beginning on January 1, 2001, and thereafter, the reporting period during which law enforcement agencies are required to compile and report the information required by section 590.650.2, RSMo, and enumerated in this rule, and such other information as the Attorney General may require, shall begin on January 1 and end on December 31 of each year.
- (4) Each law enforcement agency shall compile the following information in the manner described in subsection (5) of this rule for submission to the Attorney General. The information shall pertain to the total number of times peace officers employed by the law enforcement agency stopped drivers of motor vehicles for violations of any motor vehicle statutes or ordinances, and shall include:
- (A) The age, gender and race or minority group of each individual stopped;
- 1. For the total number of stops made during the reporting period, indicate the races or minority groups of the drivers using one of the following categories: White; Black/African-American; Hispanic/Latino; American Indian/Alaska Native; Asian; or Other/Unknown.
- For the total number of stops made during the reporting period, indicate the number of male drivers stopped and female drivers stopped.
- 3. For the total number of stops made during the reporting period, indicate the age groups of the drivers stopped using one of the following categories: under 18 years; 18–29 years; 30–39 years; or 40 years or older.
- (B) The total number of traffic violations alleged to have been committed that led to the stops;
- 1. For the total number of stops made during the reporting period, indicate the number of stops resulting from moving violations, equipment violations or license violations.
- 2. For moving violations, indicate the nature of the violation: speed; lane violation; following too close; commercial vehicle enforcement (CVE); fail to signal; or other. A stop may include more than one alleged violation
- (C) The total number of searches conducted as a result of the stops;
- 1. For the total number of stops made during the reporting period, indicate the number of searches made, including the number of property searches and driver searches.

- (D) The total number of searches conducted, including the number of consent searches, the probable cause for the searches, the number of driver searches, the number of property searches, and the durations of all searches;
- 1. For the total number of searches made during the reporting period, indicate whether the probable cause or authority for the searches included the following: consent; odor of illegal drugs or alcohol; drug dog alert; plain view contraband; inventory search; incident to arrest; reasonable suspicion (weapon); or other. For any search, one of more of these categories may apply.
- 2. For the total number of searches made during the reporting period, indicate the lengths of the searches using the following time periods: 0 to 15 minutes; 16 to 30 minutes; 31 minutes or more. The duration of search means the time needed to conduct any and all searches.
- (E) The types of any contraband discovered during the searches:
- 1. For the total number of searches made during the reporting period, indicate the number of times contraband was discovered and, when contraband was discovered, indicate the types of contraband discovered using the following categories: illegal drugs or paraphernalia; currency; stolen property; weapons; or other.
- (F) The total number of warnings, citations, and arrests resulting from the stops;
- 1. For the total number of stops made during the reporting period, indicate the number of stops resulting in the following: warnings; citations; and arrests.
- (G) The total number of warnings and citations issued, and the violations charged or warnings given;
- (H) The total number of arrests resulting from either the stops or the searches;
- 1. For the total number of stops made during the reporting period, indicate the number of arrests resulting from either the vehicle stops or any searches conducted as a result of the stops.
 - (I) The number of arrests made and the crimes alleged;
- 1. For the total number of arrests resulting from either the stops or any searches conducted as a result of the stops during the reporting period, indicate the types of crimes alleged using the following categories: outstanding warrant; drug violations; resisting arrest; offense against person; property offense; driving while intoxicated/blood alcohol content; or other. An arrest may include more than one alleged crime.
 - (J) The location of the stop;
- 1. For the total number of stops made during the reporting period, indicate the number of stops made at the following locations: interstate highway; interstate highway; U.S. highway; state highway; county road; city street; or other. For purposes of reporting this information, "location" means the location where the officer observed the alleged violation and signaled the driver to stop, not the location where the driver physically stopped the vehicle.
 - (K) Total number of vehicle stops made by that agency.
- 1. This number represents the total number of vehicles stopped by officers in the particular law enforcement agency for alleged motor vehicle violations, whether moving violations, equipment violations, or license violations. This total does not include motor vehicle stops made for reasons other than alleged motor vehicle violations.
- (5) The information described in subdivision (4) of this rule shall be compiled and broken down according to the races or minority groups of the drivers stopped.
- (6) The law enforcement agency head, director, or administrator shall sign each agency report and shall indicate the agency name, agency ORI number, and the date the report was submitted to the Attorney General's Office.

(7) The report shall be submitted on forms furnished by or approved by the Attorney General.

AUTHORITY: section 590.650, RSMo 2000. Emergency rule filed Aug. 21, 2000, effective Aug. 31, 2000, expires Feb. 23, 2001. A proposed rule covering this same material is published in this issue of the Missouri Register.

Title 15—ELECTED OFFICIALS Division 60—Attorney General Chapter 10—Reporting of Motor Vehicle Stops by Peace Officers and Law Enforcement Agencies

EMERGENCY RULE

15 CSR 60-10.030 Reporting Forms

PURPOSE: This rule provides forms used for the compilation and reporting of information on motor vehicle stops by law enforcement agencies.

EMERGENCY STATEMENT: This rule provides forms for law enforcement agencies for use in collecting and reporting information on motor vehicle stops. The General Assembly passed section 590.650, RSMo, to require law enforcement agencies to compile certain information about motor vehicle stops for reporting to the Attorney General, in order to determine whether Missouri peace officers are using racial profiling to target members of racial minority groups for motor vehicle stops. The new law becomes effective on August 28, 2000, and this rule is necessary to give notice to law enforcement agencies as to the format for reporting the required information. Bringing law enforcement agencies into compliance with the reporting requirements preserves the government's compelling interest in determining whether racial profiling is occurring in Missouri and discourages unlawful conduct. Without the advice and assistance of this rule, law enforcement agencies will be unable to comply fully with section 590.650, RSMo. Procedures to assure fairness to all interested persons and parties have been employed. The Attorney General has sought advice and counsel from law enforcement and citizen organizations in drafting this rule. This rule complies with the Missouri and United States Constitutions. The scope of this rule is limited to providing forms to law enforcement agencies for use in collecting and reporting information on motor vehicle stops. Emergency rule filed August 21, 2000, effective August 31, 2000, expires February 23, 2001.

- (1) Law enforcement agencies are required, pursuant to section 590.650, RSMo, and 15 CSR 60-1.020 to compile information about motor vehicle stops for submission to the Attorney General.
- (2) No report from a law enforcement agency shall be deemed to be in compliance with section 590.650, RSMo, unless the report contains a compilation of the information enumerated in 15 CSR 60-10.020 and such other information as the Attorney General may require.
- (3) No report from a law enforcement agency shall be deemed to be in compliance with section 590.650, RSMo, unless the report is signed by the law enforcement agency head, director, or administrator.
- (4) The compiled information shall be broken down by races or minority groups of the drivers stopped.
- (5) The report to the Attorney General shall be made on a form furnished by or approved by the Attorney General. The attached reporting forms are hereby incorporated into this rule by reference.

The reporting form may, at the discretion of the Attorney General, be made available on the Internet.

(6) The Attorney General may create informal guidelines for compliance with the reporting form. The guidelines may, at the discretion of the Attorney General, be made available on the Internet.

AUTHORITY: section 590.650, RSMo 2000. Emergency rule filed Aug. 21, 2000, effective Aug. 31, 2000, expires Feb. 23, 2001. A proposed rule covering this same material is published in this issue of the Missouri Register.

TRAFFIC STOP DATE MM DD Y	TRAFECSTOR DATE NO DD YY
TRAFFIC VIOLATION RESULTING IN STOP (TRAFFIC VIOLATION RESULTING IN STOP (✓ all that apply) MOVING □ EQUIPMENT □ LICENSE
If a "moving" violation, (✓ category of violation) ☐ SPEED ☐ LANE VIOLATION ☐ FOLLOW TOO CLOSE ☐ CVE ☐ FAIL TO SIGNAL ☐ OTHER MOVING VIOLATION	If a "moving" violation, (✓ category of violation) □ SPEED □ LANE VIOLATION □ FOLLOW TOO CLOSE □ CVE □ FAIL TO SIGNAL □ OTHER MOVING VIOLATION
2 RESULT OF TRAFFIC STOP (✔all that apply) □ CITATION □ WARNING □ ARREST	2 RESULT OF TRAFFIC STOP (✓ all that apply) □ CITATION □ WARNING □ ARREST
3 DRIVER'S RACE/MINORITY STATUS (based only on visual observation) □WHITE □BLACK/AFRICAN-AMERICAN □ H'SPANIC/LATINO □AMERICAN INDIAN/ALASKA NATIVE □ASIAN □ OTHER/UNKNOWN	BLACK/AFRICAN-AMERICAN ☐ HISPANIC/LATINO ☐ MERICAN INDIAN/ALASKA NATIVE ☐ ASIAN ☐ OTHER/UNKNOWN
4 DRIVER'S AGE ☐UNDER 18 ☐18-29 ☐ 30-39 ☐ 40+	4 DRIVER'S AGE ☐UNDER 18 ☐18-29 ☐ 30-39 ☐ 40+
5 DRIVER'S GENDER	5 DRIVER'S GENDER MALE FEMALE
6 LOCATION OF TRAFFIC STOP ☐ INTERSTATE HIGHWAY ☐ U.S. HIGHWAY ☐ STATE HIGHWAY ☐ COUNTY ROAD ☐ CITY STREET ☐ OTHER	6 LOCATION OF TRAFFIC STOP ☐ INTERSTATE HIGHWAY ☐ U.S. HIGHWAY ☐ STATE HIGHWAY ☐ COUNTY ROAD ☐ CITY STREET ☐ OTHER
7 WAS A SEARCH INITIATED AS A RESULT OF TRAFFIC STOP? □YES □NO	WAS A SEARCH INITIATED AS A RESULT OF TRAFFIC STOP?
If YES, probable cause/authority for search (✓all that apply) □ CONSENT □ INVENTORY □ DRUG/ALCOHOL ODOR □ INCIDENT TO ARREST □ PLAIN VIEW CONTRABAND □ OTHER □ DRUG DOG □ REASONABLE SUSPICION-WEAPON (TERRY STOP)	If YES, probable cause/authority for search (✓ all that apply) □ CONSENT □ INVENTORY □ DRUG/ALCOHOL ODOR □ INCIDENT TO ARREST □ PLA:N VIEW CONTRABAND □ OTHER □ DRUG DOG □ REASONABLE SUSPICION-WEAPON (TERRY STOP)
8 WHAT WAS SEARCHED (all that apply)? DRIVER PROPERTY	8 WHAT WAS SEARCHED (all that apply)? DRIVER PROPERTY
9 DURATION OF SEARCH	9 DURATION OF SEARCH
□0-15 MINUTES □16-30 MIN. □31+ MIN.	☐ 0-15 MINUTES ☐ 16-30 MIN. ☐ 31+ MIN.
10 WAS CONTRABAND DISCOVERED?	10 WAS CONTRABAND DISCOVERED?
11 WAS DRIVER ARRESTED AS RESULT OF SEARCH? ☐ YES ☐ NO	11 WAS DRIVER ARRESTED AS RESULT OF SEARCH? YES NO
12 IF ARREST MADE, CRIME/VIOLATION ALLEGED (IZ IF ARREST MADE, CRIME/VIOLATION ALLEGED (✓ all that apply) □ OUTSTANDING □ DRUG VIOLATION □ RESISTING ARREST □ OFFENSE AGAINST PERSON □ DWI/BAC □ PROPERTY CRIME □ OTHER MISSOURI AG'S OFFICE FORM: 8-8-00



2000 ANNUAL REPORT TO THE MISSOURI ATTORNEY GENERAL

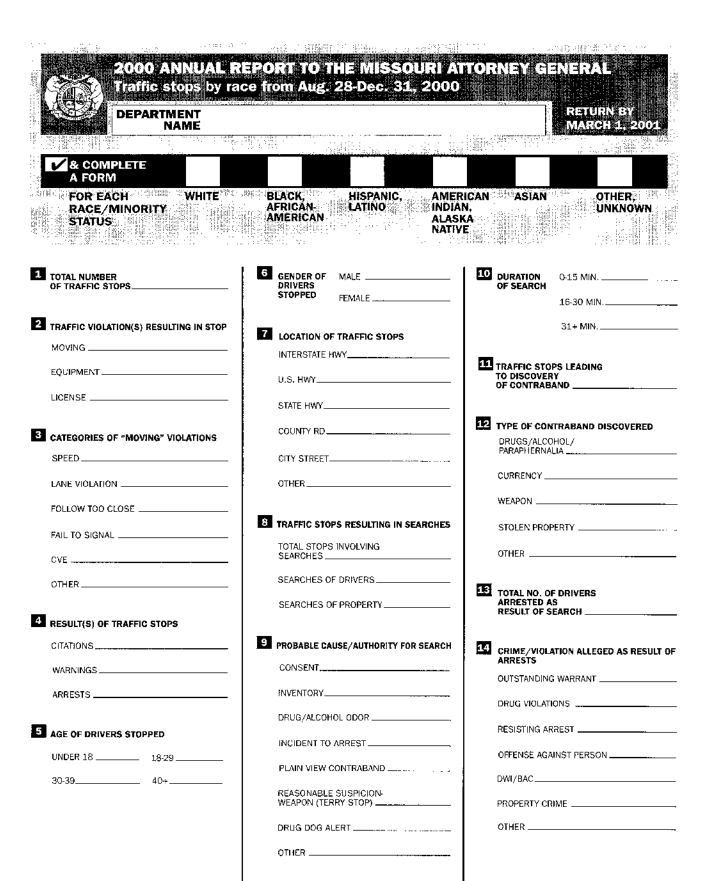
Total traffic stops from Aug. 28-Dec. 31, 2000

建筑,但是一个大学的工作,是一个大学的工作。

DEPARTMENT NAME RETURN BY MARCH 1, 200

1	TOTAL NUMBER	GENDER OF MALE	Ð	DURATION 0-15 MIN
	OF TRAFFIC STOPS	STOPPED FEMALE		16-30 MIN
5	TRAFFIC VIOLATION(S) RESULTING IN STOP			33+ W IN
	MOVING	LOCATION OF TRAFFIC STOPS		
	79U Y R S (INTERSTATE HWY	10	TRAFFIC STOPS LEADING
	EQUIPMENT	U.S. HWY		TRAPFIC STUPS LEADING TO DISCOVERY OF CONTRABAND
	LICENSE	STATE HWY.		
3	CATEGORIES OF "MOVING" VIOLATIONS	COUNTY RD	13	TYPE OF CONTRABAND DISCOVERED
	SPEED.	CITY STREET.		DRUGS/ALCOHOL/ PARAPHERNALIA
	LANE VIOLATION	OTHER		CURRENCY
	FOLLOW TOO CLOSE			WEAPON
	ļ	TRAFFIC STOPS RESULTING IN SEARCHES		STOLEN PROPERTY
	FAIL TO SIGNAL	TOTAL STOPS INVOLVING SEARCHES		OTHER
	OTHER	SEARCHES OF DRIVERS	-	
		STARCHES OF PROPERTY		TOTAL NO. OF DRIVERS ARRESTED AS RESULT OF SEARCH
4	RESULT(5) OF TRAFFIC STOPS	A STATE OF THE STA		
	CITATIONS	10 Probable Cause/Authority for Search	15	CRIME/VIOLATION ALLEGED AS RESULT OF
	WARNINGS	CONSENT		ARRESTS OUTSTANDING WARRANT
	ARRESTS	INVENTORY		DRUG VIGLATIONS
		DRUG/ALCOHOL ODDR		
Ş	RACE/MINORITY STAYUS OF DRIVERS STOPPED	INCIDENT TO ARREST		RESISTING ARREST
	WHITE			OPPENSE AGAINST PERSON
	BLACK/AFRICAN-AMERICAN	DRAGATINGO WBIY NIAJ9		DWI/BAC
	HISPANIC/LATINO	REASONABLE SUSPICION- WEAPON (TERRY STOP)		FROPERTY CRIME
	· · · · · · · · · · · · · · · · · · ·	DRUG DOG ALERT		STHER
	AMERICAN INDIAN/ ALASKA NATIVE			**************************************
	ASIAN	OTHER		
	CTHERAUNKNOWN			
		DEPARTMENT/ AGENCY		AGENCY ORI #
6	AGE OF DRIVERS STOPPED			
	UNCER 18 15-29	SIGNATURE OF DEPARTMENT/ AGENCY HEAD		DATE SURMITTED
	30:39 40+			

MISSOUR: AG'S OFFICE FORM: 8-8-00





1 Total number of traffic stops: This number will reflect the total number of vehicles stopped by officers in your agency for alleged motor vehicle violations — moving, equipment or license — for the period Aug. 28, 2000 (effective date of law), to Dec. 31, 2000. This total does not include stops made for other reasons.	Traffic stops resulting in searches: For all stops made, indicate total number of searches, along with number of: Driver searches One stop may lead to a search of the driver and property (the vehicle itself or property inside it) so the breakout of searches may exceed number of stops resulting in searches.
 Traffic violation(s) resulting in stop: For all stops made, indicate number of stops resulting from: Moving violations Equipment violations License violations 3 Categories of "moving" violations: For all instances where	Probable cause/authority for search: For all searches made, indicate number of searches based on: Consent Drug or alcohol odor Drug or alcohol odor Plain view contraband Reasonable suspicion that individual may possess Drug dog alert
a "moving" violation resulted in the stop, indicate the category violation(s). If no category applies to the violation, use "Other." 4 Result(s) of traffic stops: For all stops made, indicate number	a weapon (Terry Stop) ① Other One or more categories may apply. (Example: the basis for a search may include a drug odor and a drug dog alert.)
of stops resulting in: © Citations © Warnings © Arrests Do not include arrests made as a result of a search. This information is included in Question 14.	Duration of search: Indicate the number of searches lasting: © 0-15 minutes © 16-30 minutes © 31 minutes or more The duration of a search means the amount of time needed to conduct any and all searches described in Question 9.
5 Race/minority of drivers stopped: For all stops made, indicate number of drivers stopped in each NCIC category: White Black/African-American	12 Traffic stops leading to discovery of contraband: Indicate number of stops in which contraband was discovered.
 Hispanic/Latino American Indian/Alaska Native Other/unknown 	Type of contraband discovered: Indicate number of times each type of contraband was discovered: Illegal drugs/drug paraphernalia Currency
6 Age of drivers stopped: For all stops made, indicate number of drivers stopped in each age group: 9 Under 18 9 18-29 0 30-39 9 40 or above	
Gender of drivers stopped: For all stops made, indicate number of drivers stopped in each category: Male Female	Total number of drivers arrested as result of search: Indicate number of arrests made. Number of arrests made pursuant to searches does not include number of arrests made pursuant to stops (see Question 4).

15 Crime/violation alleged as result of arrests: For all arrests 8 Location of traffic stops: For all stops made, indicate number made (add totals for questions 4 and 14), indicate number of times each crime or violation was alleged: U.S. highway State highway

@ DWI/BAC

Resisting arrest Property crime Other

Offense against person

Each arrest may result in more than one alleged crime/violation.

Breakout of Annual Traffic Stops Report by Race/Minority Status

ි Other

The Traffic Stop Reports by Race/Minority Status provide the same information as the Annual Traffic Stops Report but is broken down by group:

City street

Location is where the officer saw the alleged violation and

signaled the driver to stop, not where the driver finally stopped.

White

of stops made at each location:

Interstate highway

County road

- Black/African-American Hispanic/Latino
- Asian
- American Indian/Alaska Native

● Other/unknown

The total number of stops for each minority group should equal the number of traffic stops reported by the agency on the Annual Traffic Stops Report.

Inder this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

ntirely new rules are printed without any special symbology under the heading of the proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

n important function of the *Missouri Register* is to solicit and encourage public participation in the rule-making process. The law provides that for every proposed rule, amendment or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least 30 days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than 30 days after publication of the notice in the *Missouri Register*.

n agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close of comments date will be used as the beginning day in the 90-day-count necessary for the filing of the order of rulemaking.

If an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than 30 days from the date of publication of the new notice.

Proposed Amendment Text Reminder: **Boldface text indicates new matter**.

[Bracketed text indicates matter being deleted.]

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 2—Air Quality Standards and Air Pollution
Control Rules Specific to the Kansas City Metropolitan
Area

PROPOSED RESCISSION

10 CSR 10-2.030 Restriction of Emission of Particulate Matter From Industrial Processes. This rule established the restrictions for the emission of particulate matter from industrial processes. If the commission adopts this rule action, it will be submitted to the U.S. Environmental Protection Agency for removal from the Missouri State Implementation Plan.

PURPOSE: This regulation is proposed for rescission because it is replaced by the new statewide process weight rule. The RSMo

536.016 requirement for necessity evidence is the adoption of new rule 10 CSR 10-6.400 that replaces this rule.

AUTHORITY: section 203.050, RSMo 1986. Original rule filed Dec. 26, 1968, effective Jan. 5, 1969. Amended: Filed June 30, 1975, effective July 9, 1975. Amended: Filed March 15, 1979, effective Nov. 11, 1979. Amended: Filed July 16, 1979, effective Feb. 11, 1980. Amended: Filed Oct. 13, 1983, effective March 12, 1984. Rescinded: Filed Aug. 4, 2000.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than \$500 in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COMMENTS: A public hearing on this proposed rescission will begin at 9:00 a.m., October 26, 2000. The public hearing will be held at the Ramada Inn, 1510 Jefferson Street, Jefferson City, Missouri. Opportunity to be heard at the hearing shall be afforded any interested person. Written request to be heard should be submitted at least seven days prior to the hearing to Roger D. Randolph, Director, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176, (573) 751-4817. Interested persons, whether or not heard, may submit a written statement of their views until 5:00 p.m., November 2, 2000. Written comments shall be sent to Chief, Planning Section, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 2—Air Quality Standards and Air Pollution
Control Rules Specific to the Kansas City Metropolitan
Area

PROPOSED RULE

10 CSR 10-2.205 Control of Emissions From Aerospace Manufacture and Rework Facilities. If the commission adopts this rule action, it will be submitted to the U.S. Environmental Protection Agency for inclusion in the Missouri State Implementation Plan.

PURPOSE: This rulemaking will reduce volatile organic compound emissions from aerospace manufacture and/or rework facilities located in the Kansas City ozone maintenance area. This rulemaking is required to comply with the Clean Air Act Amendments of 1990. The RSMo 536.016 requirement for necessity evidence is the Kansas City Ozone Maintenance Plan adopted February 3, 1998, and Section 182 of the Clean Air Act.

PUBLISHER'S NOTE: The publication of the full text of the material that the adopting agency has incorporated by reference in this rule would be unduly cumbersome or expensive. Therefore, the full text of that material will be made available to any interested person at both the the Office of the Secretary of State and the office of the adopting agency, pursuant to section 536.031.4, RSMo. Such material will be provided at the cost established by state law.

(1) Applicability.

- (A) This rulemaking shall apply throughout Platte, Clay, and Jackson Counties.
- (B) The requirements of this rulemaking shall apply to all aerospace manufacture and/or rework facilities with potential emissions

of volatile organic compounds (VOC) exceeding twenty-five (25) tons per year.

(2) Definitions.

- (A) Definitions of individual specialty coatings specified in this rule are incorporated by reference from 40 CFR 63 Subpart GG, Appendix A, with the following modifications:
- 1. Mold release—A coating applied to a mold surface to prevent the mold piece from sticking to the mold as it is removed, or to an aerospace component for purposes of creating a form-in-place seal.
- 2. Caulking and smoothing compound—A semi-solid material that is used to aerodynamically smooth exterior vehicle surfaces or fill cavities such as bolt hole accesses. A material shall not be classified as a caulking and smoothing compound if it can be classified as a sealant.
- (B) Aerospace manufacture and/or rework facility—Any installation that produces, reworks, or repairs in any amount any commercial, civil, or military aerospace vehicle or component.
- (C) Aerospace vehicle or component—Any fabricated part, processed part, assembly of parts, or completed unit, with the exception of electronic components, of any aircraft.
- (D) Antique aerospace vehicle or component—An aircraft or component thereof that was built at least thirty (30) years ago. An antique aerospace vehicle would not routinely be in commercial or military service in the capacity for which it was designed.
- (E) Aqueous cleaning solvent—A cleaning solution in which water is the primary ingredient (greater than eighty percent (80%) by weight of cleaning solvent solution as applied must be water). Detergents, surfactants, and bioenzyme mixtures and nutrients may be combined with the water along with a variety of additives such as organic solvents (e.g. high boiling point alcohols), builders, saponifiers, inhibitors, emulsifiers, pH buffers, and antifoaming agents. Aqueous solutions must have a flash point greater than ninety-three degrees Celsius (93°C) (two hundred degrees Fahrenheit (200°F)) (as reported by the manufacturer) and the solution must be miscible with water.
- (F) Chemical milling maskants—A coating that is applied directly to aluminum components to protect surface areas when chemical milling the component with a Type I or Type II etchant. Type I chemical milling maskants are used with a Type I etchant and Type II chemical milling maskants are used with a Type II etchant. This definition does not include bonding maskants, critical use and line sealer maskants, and seal coat maskants. Maskants that must be used with a combination of Type I or Type II etchants and any of the above types of maskants are also not included in this definition
- (G) Energized electrical systems—Any AC or DC electrical circuit on an assembled aircraft once electrical power is connected, including interior passenger and cargo areas, wheel wells, and tail sections.
- (H) Flush cleaning—The removal of contaminants such as dirt, grease, and coatings from an aerospace vehicle or component or coating equipment by passing solvent over, into, or through the item being cleaned. The solvent may simply be poured into the item cleaned and then drained, or be assisted by air or hydraulic pressure, or by pumping. Hand-wipe cleaning operations where wiping, scrubbing, mopping, or other hand actions are used are not included in this definition.
- (I) General aviation—Segment of civil aviation that encompasses all facets of aviation except air carriers, commuters, and military. General aviation includes charter and corporate-executive transportation, instruction, rental, aerial application, aerial observation, business, pleasure, and other special uses.
- (J) General aviation rework facility—Any aerospace installation with the majority of its revenues resulting from the reconstruction, repair, maintenance, repainting, conversion, or alteration of general aviation aerospace vehicles or components.

- (K) High volume low pressure (HVLP) spray equipment—Spray equipment that is used to apply coating by means of spray gun that operates at ten pounds per square inch gauge (10 psig) of atomizing air pressure or less at the air cap.
- (L) Low vapor pressure hydrocarbon-based cleaning solvent—A cleaning solvent that is composed of a mixture of photochemically reactive hydrocarbons and oxygenated hydrocarbons and has a maximum vapor pressure of seven millimeters of mercury (7 mmHg) at twenty degrees Celsius (20°C). These cleaners must not contain hazardous air pollutants.
- (M) Primer—The first layer and any subsequent layers of identically formulated coating applied to the surface of an aerospace vehicle or component. Primers are typically used for corrosion prevention, protection from the environment, functional fluid resistance, and adhesion of subsequent coatings. Primers that are defined as specialty coatings are not included under this definition.
- (N) Self-priming topcoat—A topcoat that is applied directly to an uncoated aerospace vehicle or component for purposes of corrosion prevention, environmental protection, and function fluid resistance. More than one (1) layer of identical coating formulation may be applied to the vehicle or component.
- (O) Semi-aqueous cleaning solvent—A solution in which water is a primary ingredient (greater than sixty percent (60%) by weight of the solvent solution as applied must be water).
- (P) Specialty coating—A coating that, even though it meets the definition of a primer, topcoat, or self-priming topcoat, has additional performance criteria beyond those of primers, topcoats, and self-priming topcoats for specific applications. These performance criteria may include, but are not limited to, temperature or fire resistance, substrate compatibility, antireflection, temporary protection or marking, sealing, adhesively joining substrates, or enhanced corrosion protection.
- (Q) Topcoat—A coating that is applied over a primer on an aerospace vehicle or component for appearance, identification, camouflage, or protection. Topcoats that are defined as specialty coatings are not included under this definition.
- (R) Touch-up and repair operation—That portion of the coating operation that is the incidental application of coating used to cover minor imperfections in the coating finish or to achieve complete coverage. This definition includes out-of-sequence or out-of-cycle coating.
- (S) Type I etchant—A chemical milling etchant that contains varying amounts of dissolved sulfur and does not contain amines.
- (T) Type II etchant—A chemical milling etchant that is a strong sodium hydroxide solution containing amines.
- (U) Definitions of certain terms specified in this rule, other than those specified in this rule section, may be found in 10 CSR 10-6.020.

(3) General Provisions.

- (A) No person shall cause, permit, or allow the emissions of VOC from the coating of aerospace vehicles or components to exceed—
- 1. 2.9 pounds per gallon (350 grams per liter) of coating, excluding water and exempt solvents delivered to a coating applicator that applies primers. For general aviation rework facilities, the VOC limitation shall be 4.5 pounds per gallon of coating, excluding water and exempt solvents, delivered to a coating applicator that applies primers;
- 2. 3.5 pounds per gallon (420 grams per liter) of coating, excluding water and exempt solvents, delivered to a coating applicator that applies topcoats (including self-priming topcoats). For general aviation rework facilities, the VOC limit shall be 4.5 pounds per gallon (540 grams per liter) of coating, excluding water and exempt solvents, delivered to a coating applicator that applies topcoats (including self-priming topcoats);
- 3. The VOC content limits listed in Table I expressed in pounds per gallon of coating, excluding water and exempt solvents delivered to a coating applicator that applies specialty coatings;

	Pounds	Grams
Table I: Specialty Coating VOC Limitations	per	per
	gallon	liter
Atlantice Parameters	5.0 7.4	600
Adhesive Bonding Primers:	7.4	890
Cured at 250°F or below	7.1	850
Cured above 250°F	8.6	1030
Adhesives:		
Commercial Interior Adhesive	6.3	760
Cyanoacrylate Adhesive	8.5	1020
Fuel Tank Adhesive	5.2	620
Nonstructural Adhesive	3.0	360
Rocket Motor Bonding Adhesive	7.4	890
Rubber-Based Adhesive Structural Autoclavable Adhesive	7.1 0.5	850 60
Structural Autociavable Adhesive Structural Nonautoclavable Adhesive	7.1	850
Antichafe Coating	5.5	660
Bearing Coating	5.2	620
Caulking and Smoothing Compounds	7.1	850
Chemical Agent-Resistant Coating	4.6	550
Clear Coating	6.0	720
Commercial Exterior Aerodynamic Structure		
Primer	5.4	650
Compatible Substrate Primer	6.5	780
Corrosion Prevention Compound	5.9	710
Cryogenic Flexible Primer	5.4	645
Cryoprotective Coating	5.0	600
Dry Lubricative Material	7.3	880
Electric or Radiation-Effect Coating	6.7	800
Electrostatic Discharge and Electromagnetic		000
Interference (EMI) Coating	6.7	800
Elevated Temperature Skydrol Resistant Commercial Primer	6.2	740
Epoxy Polyamide Topcoat	5.5	660
Fire-Resistant (interior) Coating	6.7	800
Flexible Primer	5.3	640
Flight-Test Coatings:	0.0	0.0
Missile or Single Use Aircraft	3.5	420
All Others	7.0	840
Fuel-Tank Coating	6.0	720
High-Temperature Coating	7.1	850
Insulation Covering	6.2	740
Intermediate Release Coating	6.3	750
Lacquer	6.9	830
Maskant:	10.2	1220
Bonding Maskant Critical Use and Line Sealer Maskant	10.3 8.5	1230 1020
Seal Coat Maskant	10.3	1230
Metallized Epoxy Coating	6.2	740
Mold Release	6.5	780
Optical Anti-Reflective Coating	6.3	750
Part Marking Coating	7.1	850
Pretreatment Coating	6.5	780
Rain Erosion-Resistant Coating	7.1	850
Rocket Motor Nozzle Coating	5.5	660
Scale Inhibitor	7.3	880
Screen Print Ink	7.0	840
Sealants:		
Extrudable/Rollable/Brushable Sealant	2.3	280
Sprayable Sealant	5.0	600
Silicone Insulation Material	7.1	850
Solid Film Lubricant	7.3	880
Specialized Function Coating	7.4	890
Temporary Protective Coating	2.7	320
Thermal Control Coating West Factorier Installation Coating	6.7	800
Wet Fastener Installation Coating	5.6	675
Wing Coating	7.1	850

- 4. 5.2 pounds per gallon (620 grams per liter) of coating, excluding water and exempt solvents, delivered to a coating applicator that applies Type I chemical milling maskant; and
- 5. 1.3 pounds per gallon (150 grams per liter) of coating, excluding water and exempt solvents, delivered to a coating applicator that applies Type II chemical milling maskants.
- (B) The emission limitations in subsection (3)(A) of this rule shall be achieved by—
- 1. The application of low solvent coating technology where each and every coating meets the specified applicable limitation expressed in pounds of VOC per gallon of coating, excluding water and exempt solvents, stated in subsection (3)(A) of this rule;
- 2. The application of low solvent coating technology where the monthly volume-weighted average VOC content of each specified coating type meets the specified applicable limitation expressed in pounds of VOC per gallon of coating, excluding water and exempt solvents, stated in subsection (3)(A) of this rule; averaging is not allowed for specialty coatings, and averaging is not allowed between primers, topcoats (including self-priming topcoats), Type I milling maskants, and Type II milling maskants or any combination of the above coating categories; or
- 3. Control equipment, including but not limited to incineration, carbon adsorption and condensation, with a capture system approved by the director, provided that the owner or operator demonstrates, in accordance with subsection (5)(C), that the control system has a VOC reduction efficiency of eighty-one percent (81%) or greater.
- (C) Each owner or operator of an aerospace manufacturing and/or rework operation shall apply all non-exempt primers and topcoats using one (1) or more of the application techniques specified below—
 - 1. Flow/curtain application;
 - 2. Dip coat application;
 - 3. Roll coating;
 - 4. Brush coating;
 - 5. Cotton-tipped swab application;
 - 6. Electrodeposition (dip) coating;
 - 7. HVLP spraying;
 - 8. Electrostatic spray application; or
- 9. Other coating application methods that achieve emission reductions equivalent to HVLP or electrostatic spray application methods, as determined by the director.
- (D) Each owner or operator of an aerospace manufacturing and/or rework operation shall ensure that all application devices used to apply primers and topcoats (including self-priming topcoats) are operated according to company procedures, local specified operating procedures, and/or the manufacturer's specifications, whichever is most stringent, at all times. Equipment modified by the owner or operator shall maintain a transfer efficiency equivalent to HVLP or electrostatic spray application techniques.
- (E) Each owner or operator of an aerospace manufacturing and/or rework operation shall comply with the following house-keeping requirements for any affected cleaning operation, unless the cleaning solvent used is an aqueous cleaning solvent, low vapor pressure hydrocarbon-based cleaning solvent, or contains less than one percent (1%) VOC by weight:
- 1. Solvent-laden cloth, paper, or any other absorbent applicators used for cleaning shall be placed in bags or other closed containers upon completing their use. These bags and containers must be kept closed at all times except when depositing or removing these materials from the container. The bags and containers used must be of such a design so as to contain the vapors of the cleaning solvent. Cotton-tipped swabs used for very small cleaning operations are exempt from this requirement;
- All fresh and spent cleaning solvents, except semi-aqueous solvent cleaners, used in aerospace cleaning operations shall be stored in closed containers; and

- 3. The handling and transfer of cleaning solvent to or from enclosed systems, vats, waste containers, and other cleaning operation equipment that hold or store fresh spent cleaning solvents shall be conducted in such a manner that spills are minimized.
- (F) Each owner or operator of an aerospace manufacturing and/or rework operation utilizing hand-wipe cleaning operations excluding the cleaning of spray gun equipment performed in accordance with subsection (3)(G) shall comply with one (1) of the following:
- 1. Utilize cleaning solvent solutions that are classified as an aqueous cleaning solvent and/or a low vapor pressure hydrocarbon-based cleaning solvent; or
- 2. Utilize cleaning solvent solutions that have a composite vapor pressure of forty-five (45) mmHg or less at twenty degrees Celsius (20°C).
- (G) Each owner or operator of an aerospace manufacturing and/or rework operation shall clean all spray guns used in the application of primers, topcoats (including self-priming topcoats), and specialty coatings utilizing one or more of the following techniques:
- 1. Enclosed system. Spray guns shall be cleaned in an enclosed system that is closed at all times except when inserting or removing the spray gun. Cleaning shall consist of forcing cleaning solvent through the gun. If leaks in the system are found, repairs shall be made as soon as practicable, but no later than fifteen (15) days after the leak was found. If the leak is not repaired by the fifteenth day after detection, the cleaning solvent shall be removed and the enclosed cleaner shall be shut down until the leak is repaired or its use is permanently discontinued;
- 2. Nonatomized cleaning. Spray guns shall be cleaned by placing cleaning solvent in the pressure pot and forcing it through the gun with the atomizing cap in place. No atomizing air is to be used. The cleaning solvent from the spray gun shall be directed into a vat, drum, or other waste container that is closed when not in use;
- 3. Disassembled spray gun cleaning. Spray guns shall be cleaned by disassembling and cleaning the components by hand in a vat, which shall remain closed at all times except when in use. Alternatively, the components shall be soaked in a vat, which shall remain closed during the soaking period and when not inserting or removing components; and
- 4. Atomizing cleaning. Spray guns shall be cleaned by forcing the cleaning solvent through the gun and directing the resulting atomized spray into a waste container that is fitted with a device designed to capture the atomized cleaning solvent emissions.
- (H) Each owner or operator of an aerospace manufacturing and/or rework operation that includes a flush cleaning operation shall empty the used cleaning solvents each time aerospace parts or assemblies, or components of a coating unit with the exception of spray guns are flush cleaned into an enclosed container or collection system that is kept closed when not in use or into a system with equivalent emission control approved by the director. Aqueous, semi-aqueous, and low vapor pressure hydrocarbon-based solvent materials are exempt from the requirements of this section.
 - (I) The following activities are exempt from this section:
 - 1. Research and development;
 - 2. Quality control;
 - 3. Laboratory testing activities;
 - 4. Chemical milling;
 - 5. Metal finishing;
- Electrodeposition except for the electrodeposition of paints;
- 7. Composites processing except for cleaning and coating of composite parts or components that become part of an aerospace vehicle or component as well as composite tooling that comes in contact with such composite parts or components prior to cure:

- 8. Electronic parts and assemblies except for cleaning and topcoating of completed assemblies;
 - 9. Manufacture of aircraft transparencies;
 - 10. Wastewater treatment operations;
- 11. Manufacturing and rework of parts and assemblies not critical to the vehicle's structural integrity or flight performance;
- 12. Regulated activities associated with space vehicles designed to travel beyond the limit of the earth's atmosphere, including but not limited to satellites, space stations, and the space shuttle;
- 13. Utilization of primers, topcoats, specialty coatings, cleaning solvents, chemical milling maskants, and strippers containing VOC at concentrations less than 0.1 percent for carcinogens or 1.0 percent for noncarcinogens;
- 14. Utilization of touch-up, aerosol can, and Department of Defense classified coatings;
- 15. Maintenance and rework of antique aerospace vehicles and components; and
- 16. Rework of aircraft or aircraft components if the holder of the Federal Aviation Administration design approval, or the holder's licensee, is not actively manufacturing the aircraft or aircraft components.
- (J) The requirements for primers, topcoats, specialty coatings, and chemical milling maskants specified in subsection (3)(A) of this rule do not apply to the use of low-volume coatings in these categories for which the rolling twelve (12)-month total of each separate formulation used at an installation does not exceed fifty (50) gallons, and the combined rolling twelve (12)-month total of all such primers, topcoats, specialty coatings, and chemical milling maskants used does not exceed two hundred (200) gallons. Coatings exempted under subsection (3)(I) of this rule are not included in the fifty (50)- and two hundred (200)-gallon limits.
- (K) The following situations are exempt from the requirements of subsections (3)(D) and (3)(E) of this rule:
- 1. Any situation that normally requires the use of an airbrush or an extension on the spray gun to properly reach limited access spaces;
 - 2. The application of any specialty coating;
- 3. The application of coatings that contain fillers that adversely affect atomization with HVLP spray guns and that cannot be applied by any of the application methods specified in subsection (3)(C) of this rule;
- 4. The application of coatings that normally have dried film thickness of less than 0.0013 centimeter (0.0005 in.) and that cannot be applied by any of the application methods specified in subsection (3)(C) of this rule;
- 5. The use of airbrush application methods for stenciling, lettering, and other identification markings;
 - 6. The use of hand-held spray can application methods; and
 - 7. Touch-up and repair operations.
- (L) The following cleaning operations are exempt from the requirements of subsection (3)(F) of this rule:
- 1. Cleaning during the manufacture, assembly, installation, maintenance, or testing of components of breathing oxygen systems that are exposed to the breathing oxygen;
- 2. Cleaning during the manufacture, assembly, installation, maintenance, or testing of parts, subassemblies, or assemblies that are exposed to strong oxidizers or reducers (e.g., nitrogen tetroxide, liquid oxygen, or hydrazine);
 - 3. Cleaning and surface activation prior to adhesive bonding;
- 4. Cleaning of electronic parts and assemblies containing electronic parts;
- 5. Cleaning of aircraft and ground support equipment fluid systems that are exposed to the fluid including air-to-air heat exchangers and hydraulic fluid systems;
 - 6. Cleaning of fuel cells, fuel tanks, and confined spaces;
- 7. Surface cleaning of solar cells, coating optics, and thermal control surfaces;

- 8. Cleaning during fabrication, assembly, installation, and maintenance of upholstery, curtains, carpet, and other textile materials used in the interior of the aircraft;
- 9. Cleaning of metallic and non-metallic materials used in honeycomb cores during the manufacture or maintenance of these cores, and cleaning of the completed cores used in the manufacture or maintenance of aerospace vehicles or components;
- 10. Cleaning of aircraft transparencies, polycarbonate, or glass substrates;
- 11. Cleaning and solvent usage associated with research and development, quality control, and laboratory testing;
- 12. Cleaning operations, using nonflammable liquids, conducted within five feet (5') of energized electrical systems; and
- 13. Cleaning operations identified as essential uses under the Montreal Protocol for which the U.S. Environmental Protection Agency has allocated essential use allowances or exemptions.

(4) Reporting and Record Keeping.

- (A) Monitoring Requirements—Each owner or operator of an aerospace manufacturing and/or rework operation shall submit a monitoring plan to the director that specifies the applicable operating parameter value, or range of values, to ensure ongoing compliance with paragraph (3)(B)3. of this rule. Any monitoring device, required by the monitoring plan, shall be installed, calibrated, operated, and maintained in accordance with the manufacturer's specifications.
 - (B) Record Keeping Requirements.
- 1. Each owner or operator of an aerospace manufacture and/or rework operation that applies coatings listed in subsection (3)(A) of this rule shall—
- A. Maintain a current list of coatings in use with category and VOC content as applied;
- B. Record each coating volume usage on a monthly basis; and
- C. Maintain records of monthly volume-weighted average VOC content for each coating type included in averaging for coating operations that achieve compliance through coating averaging under paragraph (3)(B)2. of this rule.
- 2. Each owner or operator of an aerospace manufacture and/or rework operation that uses cleaning solvents subject to this rule shall—
- A. Maintain a list of materials with corresponding water contents for aqueous and semi-aqueous hand-wipe cleaning solvents;
- B. Maintain a current list of cleaning solvents in use with their respective vapor pressure or, for blended solvents, VOC composite vapor pressure for all vapor pressure compliant hand-wipe cleaning solvents. This list shall include the monthly amount of each applicable solvent used; and
- C. Maintain a current list of exempt hand-wipe cleaning processes for all cleaning solvents with a vapor pressure greater than forty-five (45) mmHg used in exempt hand-wipe cleaning operations. This list shall include the monthly amount of each applicable solvent used.
- D. All records must be kept on-site for a period of five (5) years and made available to the department upon request.

(5) Test Methods.

(A) An owner or operator of an aerospace manufacture and/or rework operation shall determine compliance for coatings which are not waterborne (water-reducible), determine the VOC content of each formulation less water and less exempt solvents as applied using manufacturer's supplied data or Method 24 of 40 CFR part 60, Appendix A. If there is a discrepancy between the manufacturer's formulation data and the results of the Method 24 analysis, compliance shall be based on the results from the Method 24 analysis. For waterborne (water-reducible) coatings, manufactur-

- er's supplied data alone can be used to determine the VOC content of each formulation.
- (B) An owner or operator of an aerospace manufacture and/or rework operation shall determine compliance for cleaning solvents using the following:
- For aqueous and semi-aqueous cleaning solvents manufacturers' supplied data shall be used to determine the water content;
- 2. For hand-wipe cleaning solvents required in subsection (3)(F) of this rule, manufacturers' supplied data or standard engineering reference texts or other equivalent methods shall be used to determine the vapor pressure or VOC composite vapor pressure for blended cleaning solvents.
- (C) An owner or operator of an aerospace manufacture and/or rework operation electing to demonstrate compliance with this rule by use of control equipment meeting the requirements of paragraph (3)(B)3. of this rule, shall demonstrate the required capture efficiency in accordance with EPA methods 18, 25, and/or 25A in 40 CFR 60, Appendix A.

AUTHORITY: section 643.050, RSMo Supp. 1999. Original rule filed Aug. 4, 2000.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed rule will cost private entities \$15,000 over the lifetime of the rule.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COMMENTS: A public hearing on this proposed rule will begin at 9:00 a.m., October 26, 2000. The public hearing will be held at the Ramada Inn, 1510 Jefferson Street, Jefferson City, Missouri. Opportunity to be heard at the hearing shall be afforded any interested person. Written request to be heard should be submitted at least seven days prior to the hearing to Roger D. Randolph, Director, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176, (573) 751-4817. Interested persons, whether or not heard, may submit a written statement of their views until 5:00 p.m., November 2, 2000. Written comments shall be sent to Chief, Planning Section, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176

FISCAL NOTE PRIVATE ENTITY COST

1. RULE NUMBER

Title: 10 – Department of Natural Resources
Division: 10 - Air Conservation Commission
Chapter: 2 - Air Quality Standards and Air Pollution Control Rules Specific to the Kansas City Metropolitan Area
Type of Rulemaking: Proposed Rule
Rule Number and Name: 10 CSR 10-2.205 - Control of Emissions from Aerospace Manufacture and Rework Facilities

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the Proposed Rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
2	Aerospace Manufacture and Rework Operations	\$15,000

III. WORKSHEET

The department estimates \$750 annual cost per facility for compliance costs incurred due to this rule.

IV. ASSUMPTIONS

- 1. The department assumed that there are two facilities that meet the applicability requirements of this rule.
- 2. Cost estimates were based on cost estimates reported for a similar rulemaking in the St. Louis Ozone Nonattainment area.
- 3. The cost is reported as aggregate.
- 4. This rule is estimated to have a ten (10) year lifetime.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 3—Air Pollution Control Rules Specific to the
Outstate Missouri Area

PROPOSED RESCISSION

10 CSR 10-3.050 Restriction of Emission of Particulate Matter From Industrial Processes. This rule established the restrictions for the emission of particulate matter from industrial processes. If the commission adopts this rule action, it will be submitted to the U.S. Environmental Protection Agency for removal from the Missouri State Implementation Plan.

PURPOSE: This regulation is proposed for rescission because it is replaced by the new statewide process weight rule. The RSMo 536.016 requirement for necessity evidence is the adoption of new rule 10 CSR 10-6.400 that replaces this rule.

AUTHORITY: section 643.050, RSMo Supp. 1998. Original rule filed March 24, 1971, effective April 3, 1971. Amended: Filed Jan. 31, 1972, effective Feb. 10, 1972. Amended: Filed June 30, 1975, effective July 10, 1975. Amended: Filed Aug. 16, 1977, effective Feb. 11, 1978. Amended: Filed May 12, 1978, effective Oct. 11, 1978. Amended: Filed March 15, 1979, effective Nov. 11, 1979. Amended: Filed Oct. 11, 1983, effective March 12, 1984. Amended: Filed June 15, 1998, effective Jan. 30, 1999. Amended: Filed Feb. 16, 1999, effective Sept. 30, 1999. Emergency amendment filed March 26, 1999, effective April 5, 1999, expired Oct. 1, 1999. Rescinded: Filed Aug. 4, 2000.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than \$500 in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COMMENTS: A public hearing on this proposed rescission will begin at 9:00 a.m., October 26, 2000. The public hearing will be held at the Ramada Inn, 1510 Jefferson Street, Jefferson City, Missouri. Opportunity to be heard at the hearing shall be afforded any interested person. Written request to be heard should be submitted at least seven days prior to the hearing to Roger D. Randolph, Director, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176, (573) 751-4817. Interested persons, whether or not heard, may submit a written statement of their views until 5:00 p.m., November 2, 2000. Written comments shall be sent to Chief, Planning Section, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 4—Air Quality Standards and Air Pollution
Control Regulations for the Springfield-Greene County
Area

PROPOSED RESCISSION

10 CSR 10-4.030 Restriction of Emissions of Particulate Matter From Industrial Processes. This rule established the restrictions for the emission of particulate matter from industrial processes. If the commission adopts this rule action, it will be submitted to the U.S. Environmental Protection Agency for removal from the Missouri State Implementation Plan.

PURPOSE: This regulation is proposed for rescission because it is replaced by the new statewide process weight rule. The RSMo 536.016 requirement for necessity evidence is the adoption of new rule 10 CSR 10-6.400 that replaces this rule.

AUTHORITY: section 203.050, RSMo 1986. Original rule filed Dec. 5, 1969, effective Dec. 15, 1969. Amended: Filed June 30, 1975, effective July 10, 1975. Amended: Filed March 15, 1979, effective Nov. 11, 1979. Amended: Filed Oct. 13, 1983, effective March 12, 1984. Rescinded: Filed Aug. 4, 2000.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than \$500 in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COMMENTS: A public hearing on this proposed rescission will begin at 9:00 a.m., October 26, 2000. The public hearing will be held at the Ramada Inn, 1510 Jefferson Street, Jefferson City, Missouri. Opportunity to be heard at the hearing shall be afforded any interested person. Written request to be heard should be submitted at least seven days prior to the hearing to Roger D. Randolph, Director, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176, (573) 751-4817. Interested persons, whether or not heard, may submit a written statement of their views until 5:00 p.m., November 2, 2000. Written comments shall be sent to Chief, Planning Section, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 5—Air Quality Standards and Air Pollution
Control Rules Specific to the St. Louis Metropolitan
Area

PROPOSED RESCISSION

10 CSR 10-5.050 Restriction of Emission of Particulate Matter From Industrial Processes. This rule established the restrictions for the emission of particulate matter from industrial processes. If the commission adopts this rule action, it will be submitted to the U.S. Environmental Protection Agency for removal from the Missouri State Implementation Plan.

PURPOSE: This regulation is proposed for rescission because it is replaced by the new statewide process weight rule. The RSMo 536.016 requirement for necessity evidence is the adoption of new rule 10 CSR 10-6.400 that replaces this rule.

AUTHORITY: section 643.050, RSMo 1994. Original rule filed March 14, 1967, effective March 24, 1967. Amended: Filed June 30, 1975, effective July 10, 1975. Amended: Filed March 15, 1979, effective Nov. 11, 1979. Amended: Filed Oct. 13, 1983, effective March 12, 1984. Rescinded: Filed Aug. 4, 2000.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than \$500 in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COMMENTS: A public hearing on this proposed rescission will begin at 9:00 a.m., October 26, 2000. The public hearing will be held at the Ramada Inn, 1510 Jefferson Street, Jefferson City,

Missouri. Opportunity to be heard at the hearing shall be afforded any interested person. Written request to be heard should be submitted at least seven days prior to the hearing to Roger D. Randolph, Director, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176, (573) 751-4817. Interested persons, whether or not heard, may submit a written statement of their views until 5:00 p.m., November 2, 2000. Written comments shall be sent to Chief, Planning Section, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 10—Air Conservation Commission Chapter 5—Air Quality Standards and Air Pollution Control Rules Specific to the St. Louis Metropolitan Area

PROPOSED AMENDMENT

10 CSR 10-5.375 Motor Vehicle Emission Inspection Waiver. The commission proposes to amend the proposed rule purpose and sections (1) and (2). If the commission adopts this rule action, it will be submitted to the U.S. Environmental Protection Agency to replace the current rule in the Missouri State Implementation Plan.

PURPOSE: This amendment replaces the Missouri State Highway Patrol inspector/mechanic with qualified repair technician, removes the waiver time constraint, and changes the applicability to just Franklin County. The RSMo 536.016 requirement for necessity evidence is RSMo 307.366, Missouri State Highway Patrol rule 11 CSR 50-2.400 and the inspection and maintenance contract.

PURPOSE: This rule complies with section 307.366.4, RSMo. It specifies the procedures and limits for receiving a waiver after failing a motor vehicle emission reinspection in the basic inspection and maintenance program as established under 11 CSR 50-2.400.

- (1) Applicability. This rule shall apply to all motor vehicles powered exclusively or in part by gasoline which are registered after January 1, 1997, in [the counties of] Franklin[,] County [St. Charles, Jefferson, St. Louis and the City of St. Louis] and that have failed an emission reinspection.
- (2) Issuance of a Waiver.
- (A) A vehicle which has failed an emission reinspection will be issued a waiver under the following conditions:
- [1. A maximum of twenty (20) days has not elapsed since the original inspection, excluding Saturdays, Sundays and state holidays;]
- [2./1. The subject vehicle has failed the initial emission inspection, has had repairs made appropriate to the test failure, and has failed an emission reinspection;
- [3.]2. The vehicle operator shall take the vehicle to a state quality assurance/waiver facility and shall present to the department representative the emission analyzer computer generated State of Missouri Vehicle Inspection Certificate, stating that the vehicle presented has failed the initial emission inspection and all subsequent emission reinspections;
- [4.]3. The vehicle operator shall present all itemized receipts of qualified repairs. The dollar value shall be sufficient to meet the limits established for the model year of the vehicle and were made between the initial inspection rejection and the reinspection rejections. Qualified repairs are those pertaining to the emissions failure only, and whose total costs are determined from itemized receipts for parts repaired/replaced and/or qualified labor costs;

- [5.]4. To the extent practical, the department representative will visually verify that repairs were made and parts were repaired/replaced as claimed. A waiver affidavit/authorization will be issued by the department representative upon determination the qualified repair costs meet the established limits; and
- [6.]5. The vehicle operator returns to the original safety/emission inspection station for the affixing of the emission sticker to the vehicle.
 - (B) The amount spent on qualifying repairs shall—
- 1. Not be less than seventy-five dollars (\$75) for pre-1981 model year vehicles;
- 2. Not be less than two hundred dollars (\$200) for 1981 and all subsequent model year vehicles;
- 3. Be inclusive of parts and/or labor costs paid for qualifying emission repair services, where applicable. Qualified labor costs which may be applied toward a waiver are those labor costs incurred from [Missouri State Highway Patrol (MSHP) licensed inspector/mechanics] a qualified repair technician. Qualified labor costs shall be applied toward a waiver. For qualifying emission repair services performed by someone other than [an MSHP licensed inspector/mechanic] a qualified repair technician, parts costs, but not labor costs, shall be counted toward the established waiver minimums;
- 4. Only include items determined to be appropriate as a possible cause of the test failure;
 - 5. Not include the fee for an emission inspection;
- 6. Not include charges for obtaining a written estimate of needed repairs;
- 7. Not include charges for checking for the presence of emission control devices:
- 8. Not include costs for repairs performed on the vehicle before the initial inspection failure;
- 9. Not include expenses which are incurred for the repair of emission control devices which have been found to be tampered with, rendered inoperative, or removed; and
- 10. Not include costs for emissions repairs or adjustments covered by an automobile manufacturer's warranty, insurance policy, or contractual maintenance agreement. The emissions repair costs covered by warranty, insurance, or maintenance agreements shall be separated from other emissions repair costs and shall not be applied toward the waiver cost limitations. The operator of a vehicle within the statutory age and mileage coverage under subsection 207(b) of the federal Clean Air Act shall present from the manufacturer or authorized dealer a written denial of warranty coverage, with a complete explanation, in order for this provision to be waived.
- (C) The vehicle operator shall present the original of all itemized repair receipts at the state quality assurance/waiver facility to demonstrate compliance with the qualifying dollar amount. The repair receipts shall—
- 1. Include the name, address, and phone number of the repair facility:
 - 2. Describe the repairs that were performed;
- 3. State the labor costs (where applicable) and parts costs for each repair; and
- 4. Include the name (printed or typed), signature and if applicable the [MSHP inspector] qualified repair technician ID number of the [inspector/mechanic] repair technician that performed [or supervised] the repair work.

AUTHORITY: section 307.366.4, RSMo Supp. [1996] 1999. Original rule filed Jan. 14, 1997, effective Aug. 30, 1997. Amended: Filed Aug. 4, 2000.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed amendment will cost private entities about \$22,304 in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COMMENTS: A public hearing on this proposed amendment will begin at 9:00 a.m., October 26, 2000. The public hearing will be held at the Ramada Inn, 1510 Jefferson Street, Jefferson City, Missouri. Opportunity to be heard at the hearing shall be afforded any interested person. Written request to be heard should be submitted at least seven days prior to the hearing to Roger D. Randolph, Director, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176, (573) 751-4817. Interested persons, whether or not heard, may submit a written statement of their views until 5:00 p.m., November 2, 2000. Written comments shall be sent to Chief, Planning Section, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176.

FISCAL NOTE PRIVATE ENTITY COST

I. RULE NUMBER

Title: 10 - Department of Natural Resources

Division: 10 - Air Conservation Commission

Chapter: 5 - Air Quality Standards and Air Pollution Control Rules Specific to the St. Louis Metropolitan Area

Type of Rulemaking: Proposed Amendment

Rule Number and Name: 10 CSR 10-5.375 - Motor Vehicle Emission Inspection Waiver

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
328	Franklin County Automobile Repair Technicians	\$22,304

III. WORKSHEET

YEAR	# OF REPAIR	# OF ASE	COST OF
	TECHNICIANS	CERTIFICATIONS	CERTIFICATION
2000	287	95	\$ 6,460
2001	292	148	\$10,064
2002	297	41	\$ 2,788
2003	302	14	\$ 952
2004	307	7	\$ 476
2005	313	6	\$ 408
2006	318	6	\$ 408
2007	324	5	\$ 340
2008	329	6	\$ 408
TOTAL		328	\$22,304

IV. ASSUMPTIONS

- 1. In 1990 the U.S. census showed 242 automobile repair technicians in Franklin county.
- 2. Assume that the repair technician's growth is the same as the population's growth rate, which is approximately 1.725% a year.
- 3. Assume that during the first year of the program 33% of the repair technicians will get ASE certifications.
- 4. Assume that every year after the first year an additional 75% will get ASE certifications.
- 5. The current ASE testing fee for A6 and A8 is \$68 dollars and is assumed to be the same for the life of the rule.

6. Emission inspections will begin April 5, 2000 and end September 1, 2007.

Note: This finalized fiscal note cost is the same as the preliminary costs for Franklin County automobile repair technicians in the Proposed Amendment 11 CSR 50-2.400 Emission Test Procedures that was published in Vol. 25, Missouri Register, Page 288.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 10—Air Conservation Commission Chapter 6—Air Quality Standards, Definitions, Sampling and Reference Methods and Air Pollution Control Regulations for the Entire State of Missouri

PROPOSED AMENDMENT

10 CSR 10-6.120 Restriction of Emissions of Lead From Specific Lead Smelter-Refinery Installations. The commission proposes to amend subsections (2)(A) and (2)(B). If the commission adopts this rule action, it will be submitted to the U.S. Environmental Protection Agency to replace the current rule that is in the Missouri State Implementation Plan.

PURPOSE: This amendment incorporates a new emission limit for the main stack at the Doe Run primary lead smelter located in Herculaneum, Missouri. The name of the smelter located in Glover, Missouri, is also being changed to reflect a change in ownership. The evidence supporting the need for this proposed rulemaking, per section 536.016, RSMo, is the Environmental Protection Agency's letters to the governor and Federal Register notices for failure to attain the lead standard and failure to submit a state implementation plan.

- (2) Provisions Pertaining to Limitations of Lead Emissions from Specific Installations.
- (A) [ASARCO] Doe Run Primary Lead Smelter-Refinery at Glover, Missouri.
- 1. This installation shall limit lead emissions into the atmosphere to the allowable amount as shown in Table IA.

Table IA

	Emissions
Stack Names	Limitation
	(lbs per 24 hours)
Main	184.2
Ventilation Baghouse	125.4
Blast Furnace	82.3

2. Fugitive lead emissions from lead production processes.

A. This installation shall limit production of lead from processes that emit lead to the ambient air to the allowable amount as shown in Table IB and Table IC.

Table IB

Table 1D		
Process Name	Throughput	
	(tons per calendar quarter)	
Sinter Plant—Material across		
Sinter Machine	202,000	
Blast Furnace—Lead Bearing		
Material	75,000	

Table IC

24010 10				
Process Name	Throughput			
•	(tons per day)			
Sinter Plant/-/—Material across				
Sinter Machine	3,120			

- B. Record /k/Keeping. The operator shall keep records of daily process throughput corresponding with the processes in Table IB in subparagraph (2)(A)2.A. These records shall be maintained on-site for at least three (3) years and made available upon request of the director.
- (B) Doe Run Primary Lead Smelter-Refinery in Herculaneum, Missouri. This installation shall limit lead emissions into the atmosphere to the allowable amount as shown in Table II.

Table II	
	Emissions
Stack Name	Limitation ^[1]
	(lbs per 24 hours)
[Sinter Plant Southend	
Baghouse	3.6]
Main Stack	[446.6] 1,361.9
[Sinter Plant Crusher	
Stack	21.8
Smooth Rolls Baghouse	2.2]

AUTHORITY: sections 643.050[, RSMo Supp. 1997] and 643.055, RSMo [1994] Supp. 1999. Original rule filed Aug. 4, 1988, effective Dec. 29, 1988. Amended: Filed Sept. 5, 1990, effective March 14, 1991. Amended: Filed March 4, 1993, effective Oct. 10, 1993. Amended: Filed Aug. 3, 1993, effective April 9, 1994. Amended: Filed Feb. 16, 1994, effective Aug. 28, 1994. Amended: Filed Nov. 14, 1995, effective June 30, 1996. Amended: Filed March 16, 1998, effective Oct. 30, 1998. Amended: Filed Aug. 11, 2000.

PUBLIC COST: This proposed amendment will cost \$1,770 in FY2001. For the years after FY2001, the annualized aggregate cost is \$7,080 for the life of the rule.

PRIVATE COST: This proposed amendment will cost \$30,129,680 for calendar years 1995 through 2002. For the years after 2002, the annualized aggregate cost is \$913,600 for the life of the rule.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COMMENTS: A public hearing on this proposed amendment will begin at 9:00 a.m., October 26, 2000. The public hearing will be held at the Ramada Inn, 1510 Jefferson Street, Jefferson City, Missouri. Opportunity to be heard at the hearing shall be afforded any interested person. Written request to be heard should be submitted at least seven days prior to the hearing to Roger D. Randolph, Director, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176, (573) 751-4817. Interested persons, whether or not heard, may submit a written statement of their views until 5:00 p.m., November 2, 2000. Written comments shall be sent to Chief, Planning Section, Air Pollution Control Program, 205 Jefferson Street, P.O. Box 176, Jefferson City, MO 65102-0176.

FISCAL NOTE PUBLIC ENTITY COST

I. RULE NUMBER

Title: 10 – Department of Natural Resources

Division: 10 - Air Conservation Commission

Chapter: 6 - Air Quality Standards, Definitions, Sampling and Reference Methods and Air Pollution Control

Regulations for the Entire State of Missouri

Type of Rulemaking: Proposed Amendment

Rule Number and Name: 10 CSR 10-6.120 Restriction of Emissions of Lead From Primary Lead Smelter-Refinery

Installations

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
MDNR – Air Pollution Control Program & Southeast Regional Office	\$7,080 Total Annual Aggregate Costs

HI. WORKSHEET

Missouri Department of Natural Resources	FY 2001	FY 2002
Air Pollution Control Program, Environmental Engineer III	(3 mos)	
Base Wages \$45,156 x 0.05 FTE =	S 564	\$2,258
Expense and Equipment \$8,114 x 0.05 =	\$ 101	\$ 406
Fringe Benefits $$45,156 \times 26.4\% \times 0.05 =$	\$ 149	S 596
Indirect Benefits 24.83% x (Wages + Ex.&Eq. + Fringe) =	\$ 202	\$ 809
Southeast Regional Office, Environmental Specialist III		
Base Wages S31,992 x 0.05 FTE =	\$ 400	\$1,600
Expense and Equipment $$7,801 \times 0.05 =$	\$ 98	\$ 390
Fringe Benefits $$31,992 \times 26.4\% \times 0.05 =$	\$ 106	\$ 422
Indirect Benefits 24.83% x (Wages + Ex.&Eq. + Fringe) =	\$ 150	\$ 599
TOTAL,	\$1,770	\$7,080

Total Aggregate Cost Per Year is \$7,080 for the life of the rule.

IV. ASSUMPTIONS

- 1. The time required for additional inspection and recordkeeping review is approximately 2.5 weeks for each position or 0.05 FTE.
- 2. Salary figures are based on the merit system pay plan for the years considered.
- 3. The fringe benefit calculations, expense and equipment calculations, and the indirect benefit calculations were based upon information provided by the Missouri Department of Natural Resources Accounting Program
- 4. Cost of living and inflation are not included in the estimates and all costs are based on year 2000 dollars.

FISCAL NOTE PRIVATE ENTITY COST

I. RULE NUMBER

Title:1(O - Department of Natural Resources
Division:	10 – Air Conservation Commission
Chapter:	6 - Air Quality Standards, Definitions, Sampling and Reference Methods and Air Pollution Control Regulations for the Entire State of Missouri
Type of R	tulemaking: Proposed Amendment
Rule Num	ober and Name: 10 CSR 10-6.120 Restriction of Emissions of Lead From Primary Lead Smelter-Refinery

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
1	Primary Lead Smelter	\$30,129,680 for years 1995 through 2002,and \$913,600 for years 2003 and beyond

III. WORKSHEET

		1995-1999	2000	2001	2002	2003
SIP Capital Costs		\$16,680,250	\$2,565,000	\$3,886.000	\$3,886,000	J
Operating & Maintenance Costs	New Blast Furnace / Dross Furnace Area Baghouse			\$ 252,000	\$ 504,000	\$504,000
	Refinery Building Filters & Alloy Kettle Ventilation			\$ 64,800	\$ 129,600	\$129,600
	CV-10 & Trestle Baghouse and Enclosure			\$ 42,000	S 84,000	\$ 84,000
	Dust Handling System for Dross Plant and Refinery			\$ 63,000	\$ 126,000	\$126,000
Record Keeping			\$ 8,000	\$ 15,000	\$ 10,000	\$ 10,000
Additional SIP Operating Costs		\$ 1,668.025	\$ 26,000	\$ 60,000	\$ 60,000	\$ 60,000
TOTAL		\$18,348,280	\$2,599,000	\$4,382,800	\$4,799,600	\$913,600

The total costs presented in this table represent all of the costs associated with the State Implementation Plan (SIP) Revision. Since the majority of the emission control projects are physically associated with the main stack, all of the emission reduction costs are included.

The total costs for 1995 through 1999 include emission controls installed at the Doe Run facility prior to the requirements of this rule. These projects included paving, filter bag and fan upgrades in baghouses, a street sweeper purchase, truck tire wash station, main stack replacement, several building enclosure and ventilation projects, and air injection controls for the blast furnace. Doe Run has already incurred these costs, but they are included here for completeness.

Additional SIP Operating Costs are the personnel and utility (electricity) costs associated with manning and operating the SIP controls. The cost estimated for 2003 is associated only with the operation and maintenance of the control equipment. Total Aggregate Cost Per Year is \$913,600 for years 2003 and beyond for the life of the rule.

IV. ASSUMPTIONS

- 1. The cost data was provided by the Doe Run Company. It includes the cost of installing, operating, and maintaining the air pollution control devices associated with the State Implementation Plan control strategy. It also includes the cost of record keeping.
- 2. The life of the rule cannot be reasonably estimated. The smelter has been in operation for over 100 years, and there is no indication of plans to halt operation.
- 3. Inflation is not included in this estimate, and all costs are calculated in year 2000 dollars.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 75—Peace Officer Standards and Training Program

Chapter 11—Continuing Education Requirements

PROPOSED AMENDMENT

11 CSR 75-11.010 Minimum Requirements for Peace Officers and Reserve Officers and Chief Executive Officers. The Department of Public Safety is amending sections (1) through (4) and adding section (4).

PURPOSE: This rule enumerates and updates the minimum number of hours of continuing education required to remain qualified as a certified peace officer, reserve officer or CEO. It sets forth the requirements for successful completion of the continuing education requirement for peace officers, reserve officers, and CEOs. The commission has determined that a program of continuing education is necessary to promote and ensure professional competence.

- (1) [Beginning August 28, 1996,] A mandatory program of continuing law enforcement education (CLEE) is hereby established for all peace officers, reserve officers, and chief executive officers (CEOs) [employed in Missouri shall be required to have a minimum of forty-eight (48) hours of continuing education for the purpose of maintaining certification.] certified by the director pursuant to the ACT.
- (2) [Following the enactment date of this act, or within three (3) calendar years following the date of his/her certification, and every three (3) years thereafter, all peace officers, reserve officers, and CEOs must satisfactorily complete the mandated continuing education requirement within three (3) calendar years. For the purpose of this document, a calendar year is from January 1 to December 31.] The CLEE program shall consist of forty-eight (48) hours of training to be selected by the trainee and successfully completed within a three (3)-year period. The program shall include a minimum of four (4) hours in each of the following curricula areas: Legal Studies; Interpersonal Perspectives; Technical Studies; and Skill Development, which shall include Firearms Training. At least twenty-four (24) hours shall be obtained from a CLEE provider approved by the Peace Officer Standards and Training (POST) Commission.
- (3) [All peace officers, reserve officers, and CEOs may begin accruing hours, used to meet the continuing education requirement, from the date of his/her certification, to the last day of the three (3) calendar years following the date of his/her certification. Certified peace officers, reserve officers, and CEOs may begin accruing hours, used to meet the continuing education requirement, starting January 1, 1996, to be used to meet the January 1, 1997 to December 31, 1999 reporting period.] The three (3)-year period of the CLEE program shall operate on a fixed cycle. The first cycle shall run from January 1, 1997 through December 31, 1999, with successive three (3)-year cycles continuing thereafter.
- (4) Only persons certified before the beginning of a CLEE cycle shall be subject to the CLEE program during that cycle. Pursuant to this rule, a person shall be exempt from the CLEE program during the cycle in which he or she is first certified. A person exempt from the current CLEE cycle may complete CLEE training and apply it against the requirements of the following cycle.

[(4)](5) All law enforcement agencies within this state may adopt standards which are higher than the minimum standards implemented in these regulations. The minimum standards for continuing education as set forth in these rules are in no way to be considered sufficient or adequate in those cases where higher standards have been adopted or proposed. Higher qualifications are strongly recommended where the law enforcement agency is in a position to require and provide for higher qualifications. Law enforcement agencies may pay all or any portion of the cost of continuing education for certified peace officers within that agency. Failure of an agency to pay the cost of continuing education does not end the responsibility of certified peace officers, within that agency, for meeting the continuing education requirement.

AUTHORITY: sections 590.115 and 590.140, RSMo Supp. [1996] 1999. Original rule filed Aug. 15, 1995, effective March 30, 1996. Amended: Filed Dec. 3, 1996, effective June 30, 1997. Amended: Filed Aug. 2, 2000.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than \$500 in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Chris Egbert, POST Program, Missouri Department of Public Safety, P.O. Box 749, Jefferson City, MO 65102. To be considered, comments must be received within thirty days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 75—Peace Officer Standards and Training Program

Chapter 11—Continuing Education Requirements

PROPOSED AMENDMENT

11 CSR 75-11.020 Requirements for Trainee Attendance and Performance. The Department of Public Safety is amending sections (1) and (7).

PURPOSE: This amendment to this rule amends requirements for the amount of continuing education in the core curricula areas, and is moved to 11 CSR 75-11.010.

- [(1) All peace officers, reserve officers, and chief executive officers (CEOs) shall be required to complete a minimum of four (4) hours in each mandated core curricula areas outlined in 11 CSR 75-11.060 with the exemption of skill development, and thirty-six (36) hours of elective courses within the four (4) mandated core curricula areas. A minimum of twenty-four (24) hours of continuing education used to maintain certification must be from Peace Officer Standards and Training (POST) Commission approved continuing education providers.]
- [(2)] (1) To successfully complete a course used to meet the continuing education requirement, an officer's absence must not be allowed for any reason, valid or otherwise.
- [(3)] (2) To satisfactorily complete a continuing education course, all officers must fulfill the evaluation requirements of the provider, to be awarded credit.

- [(4) Courses that were attended by the officer prior to January 1, 1996, shall not be applied toward credit.]
- [(5)] (3) All peace officers, reserve officers, and CEOs completing courses which are law enforcement related or for development of administrative skills at accredited colleges and/or universities may be credited for two (2) hours of approved provider continuing education, for each one (1) semester credit hour, not to exceed eighteen (18) hours in each three (3)-year mandated period.
- [(6)] (4) All peace officers, reserve officers, and CEOs may be credited up to two (2) hours for each one (1) hour of instruction of a course taught to officers for the purpose of meeting the continuing education requirement, not to exceed twenty-four (24) hours in each three (3)-year mandated period. The instructor shall maintain, and provide to his/her agency, records that indicate the following:
 - (A) Course title;
 - (B) Location and date(s) of the course;
 - (C) Course provider;
- (D) Name of the individual responsible for general administration:
 - (E) Course classification (in-service or approved provider);
- (F) Number of hours of actual instruction (fifty (50) minutes equal one (1) hour); [and]
- (G) Core curricula area of instruction. If the instructor uses college course(s) s/he teaches at an accredited college and/or university, to accrue approved provider continuing education credit hours, s/he shall maintain records that indicate subsections (A) through (G) of this section; and
- (H) Student's name, Social Security number, and the employing agency, using the course for POST mandated continuing education requirements.
- [(7)] (5) Each hour of continuing education must have a minimum of fifty (50) minutes of class time. Each hour of instruction equates to one (1) hour of continuing education credit.

AUTHORITY: sections 590.115 and 590.140, RSMo Supp. [1996] 1999. Original rule filed Aug. 15, 1995, effective March 30, 1996. Amended: Filed Dec. 3, 1996, effective June 30, 1997. Amended: Filed Aug. 2, 2000.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than \$500 in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Chris Egbert, POST Program, Missouri Department of Public Safety, P.O. Box 749, Jefferson City, MO 65102. To be considered, comments must be received within thirty days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 75—Peace Officer Standards and Training Program

Chapter 11—Continuing Education Requirements

PROPOSED AMENDMENT

11 CSR 75-11.030 Requirements for and Terms of Recognition of Completion of Training. The Department of Public Safety is amending sections (1) through (6).

PURPOSE: The amendment to this rule amends the requirements for the recognition of completion of continuing education to better identify the agency role for compliance.

- [(1) The director shall keep active the certification of the peace officer, reserve officer, or chief executive officer (CEO) upon verification that s/he has successfully completed forty-eight (48) hours of approved continuing education courses.]
- [(2)] (1) To qualify for recognition of successful completion of the continuing education requirement, each officer shall maintain evidence of having completed the minimum requirements. The officer shall provide to his/her employing agency, and have available to Peace Officer Standards and Training (POST), diploma(s) awarded by the provider(s) of continuing education which contain as a minimum the following information:
 - (A) Dates and location of the course;
 - (B) Number of contact hours;
 - (C) Provider's name;
 - (D) Course title;
 - (E) Core curricula area that applies;
 - (F) Number of continuing education credit hours achieved;
 - (G) Student's name:
- (H) Signature of individual responsible for general administration:
- (I) The following statement is to appear on the diploma for training provided by agencies/organizations who are not a POST approved provider of continuing education: "This course is formatted to meet Missouri POST requirements for In-Service Continuing Education Hours (maximum of twenty-four (24) hours per three (3) years reporting period) if provided materials are properly filed and maintained by the attending agency."; and
- (J) The words "POST approved provider" are to appear on the diploma issued by a POST approved provider of continuing education.
- [(3)] (2) Each employing agency shall maintain records on each officer to include all verification of completed courses, which indicates that the continuing education requirement has been met by that officer:
 - (A) Provider information;
 - (B) A course description naming provider information;
 - (C) Number of hours accredited;
 - (D) Attendance record; and
 - (E) Evaluation method and result.
- [(4)] (3) At the conclusion of each continuing law enforcement education (CLEE) cycle, [T]/the Peace Officer Standards and Training (POST) Program [will] shall send [the] to each law enforcement [agencies] agency a printout of all certified officers listed with the [employing] agency. Within thirty (30) days after receipt of the printout, [T]/the CEO of the [employing] law enforcement agency [will] shall send a notarized signed affidavit [within thirty (30) days of the receipt of the printout] to the Department of Public Safety, POST Program, P.O. Box 749, Jefferson City, MO 65102, stating [that] whether all certified officers listed with the agency have met the mandated [continuing education] CLEE requirements and identify by name and Social Security number any certified officer employed or commissioned by such CEO who has not met the CLEE requirements
- [(5)] (4) Upon the departure of the officer, the employing agency shall provide to the officer a complete record of their continuing education.

[(6)] (5) All Missouri law enforcement agencies are subject to an on-site inspection by the POST director or his/her designated representatives at any time, with or without advance notice, to verify an officer's continuing education records.

AUTHORITY: sections 590.115 and 590.140, RSMo Supp. [1995] 1999. Original rule filed Aug. 15, 1995, effective March 30, 1996. Amended: Filed Dec. 3, 1996, effective June 30, 1997. Amended: Filed Aug. 2, 2000.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than \$500 in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Chris Egbert, POST Program, Missouri Department of Public Safety, P.O. Box 749, Jefferson City, MO 65102. To be considered, comments must be received within thirty days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 75—Peace Officer Standards and Training Program Chapter 11—Continuing Education Requirements

PROPOSED RESCISSION

11 CSR 75-11.040 Suspension of the Certification of a Peace Officer, Reserve Officer or Chief Executive Officer for Failing to Maintain Minimum Continuing Education Requirements. This rule defined the terms, process and the administration of the suspension of a peace officer, reserve officer and chief executive officer certification for failure to maintain minimum continuing education requirements.

PURPOSE: The commission is proposing to rescind this rule because a previous amendment clearly identifies the terms, process, and administration of suspension for the failure to meet continuing education requirements.

AUTHORITY: section 590.135, RSMo Supp. 1998. Original rule filed Aug. 15, 1995, effective March 30, 1996. Emergency amendment filed Nov. 22, 1999, effective Dec. 2, 1999, expired May 29, 2000. Amended: Filed Nov. 15, 1999, effective May 30, 2000. Rescinded: Filed Aug. 2, 2000.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than \$500 in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with Chris Egbert, POST Program, Missouri Department of Public Safety, P.O. Box 749, Jefferson City, MO 65102. To be considered, comments must be received within thirty days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 75—Peace Officer Standards and Training
Program
Chapter 11—Continuing Education Requirements

PROPOSED AMENDMENT

11 CSR 75-11.070 Procedures for Continuing Education Course Providers. The Department of Public Safety is amending section (3).

PURPOSE: The amendment to section (3) is to exempt basic training centers from the requirement of providing yearly training in the four (4) core curricula areas.

(3) POST approved continuing education providers must provide yearly training in each of the four (4) mandated continuing education core curricula areas. Basic training centers are exempt from this requirement.

AUTHORITY: sections 590.115 and 590.140, RSMo Supp. 1999. Original rule filed Aug. 15, 1995, effective March 30, 1996. Amended: Filed Dec. 3, 1996, effective June 30, 1997. Amended: Filed Sept. 10, 1997, effective March 30, 1998. Amended: Filed Feb. 9, 2000, effective Aug. 30, 2000. Amended: Filed Aug. 3, 2000.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than \$500 in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Chris Egbert, POST Program, Missouri Department of Public Safety, P.O. Box 749, Jefferson City, MO 65102. To be considered, comments must be received within thirty days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 40—Division of Family Services Chapter 91—Rehabilitation Services for the Blind

PROPOSED AMENDMENT

13 CSR 40-91.030 [Special Services to the Blind (Prevention of Blindness)] Prevention of Blindness Program. The department is amending the name of the rule, amending the purpose of the rule, amending subsections (1)(B), and (1)(C), and deleting sections (2) and (3).

PURPOSE: This proposed amendment is to update this rule to eliminate mention of programs that are not related to the Prevention of Blindness Program. In addition to which the rule has been changed to better allow provision of services to the medically indigent.

PURPOSE: This rule establishes the guidelines for provision of [a category of special] services to visually impaired persons[. This category of services includes] through the Prevention of Blindness[, Rehabilitation Teaching and Services to Blind Children] Program. Provision of these services is authorized by sections 207.010, 207.020, 209.010 and 209.020, RSMo.

(1) Prevention of Blindness Program. This program meets the cost of eye care for persons of all ages who meet visual eligibility

requirements outlined in subsection (1)(A) and financial eligibility requirements outlined in subsection (1)(B).

- (B) Financial Eligibility Requirements. [The following standards are used in determining a person's financial eligibility for Prevention of Blindness: monthly net income not in excess of six hundred forty-five dollars (\$645) for one (1) person plus one hundred forty dollars (\$140) for each additional family member and available resources of cash or securities not in excess of three thousand dollars (\$3000) for the family household.] Financial eligibility for services is based on financial need as determined by Rehabilitation Services for the Blind.
- (C) Priority of Services. When necessary, due to limitation of Prevention of Blindness funds, [the Bureau for the Blind] Rehabilitation Services for the Blind may initiate a priority of services plan, with those persons in need of emergency eye care or surgical procedures receiving priority.
- [(2) Rehabilitation Teaching Service. This program provides services to blind and other visually impaired persons so they may achieve a satisfactory adjustment to blindness and maximum compensatory skills.
- (A) Services Provided. Services include, but are not limited to, instruction in the areas of communication, personal management and homemaking skills.
- (B) Eligibility Requirements. Any person with a severe visual impairment is eligible for services.
- (3) Services to Blind Children. This program provides teaching and counseling services to blind children and their parents and coordinates services available through community resources. Blind children are taught the developmental skills and basic concepts needed for successful participation in an educational setting.
- (A) Eligibility Requirements. Any preschool-age child with a severe visual impairment is eligible for direct services.
- (B) Consultation Services. Upon request, consultation is provided to education personnel in behalf of visually impaired students.]

AUTHORITY: sections 207.010, 207.020, 209.010 and 209.020, RSMo 1994. Original rule filed Aug. 11, 1978, effective Nov. 11, 1978. Amended: Filed Jan. 10, 1985, effective April 11, 1985. Emergency amendment filed Oct. 17, 1985, effective Oct. 27, 1985, expired Feb. 14, 1986. Amended: Filed Oct. 17, 1985, effective Feb. 13, 1986. Emergency amendment filed Aug. 17, 1992, effective Sept. 1, 1992, expired Dec. 29, 1992. Amended: Filed Aug. 17, 1992, effective April 8, 1993. Amended: Filed Aug. 15, 2000.

PUBLIC COST: This proposed amendment is estimated to cost the Department of Social Services in the first full year \$34,000 with a total aggregate cost of \$169,000 for four years. A fiscal note containing a detailed estimated cost of compliance has been filed with the secretary of state.

PRIVATE COST: This proposed amendment is estimated to cost private entities less than \$500 in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or opposition to this proposed amendment with Sally Howard, Deputy Director, Rehabilitation Services for the Blind, P.O. Box 88, Jefferson City, MO 65103-0088, telephone number (573) 751-4249. To be considered, comments must be received within thirty days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PUBLIC ENTITY COST

I. RULE NUMBER

Title: 13 - Department of Social Services

Division: 40 - Division of Family Services

Chapter: 91 - Rehabilitation Services for the Blind

Type of Rulemaking: Proposed Amendment

Rule Number and Name: 13 CSR 40-91.030 Special Services to the Blind (Prevention of Blindness)

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
Rehabilitation Services for the Blind	

III. WORKSHEET

First full fiscal	
year implementation	Aggregate Cost
(FY 2002)	
\$34,000.00	\$34,000.00
40,000.00	74,000.00
45,000.00	119,000.00
50,000.00	169,000.00
TOTAL	\$169,000.00

IV. ASSUMPTIONS

It is estimated that the average case cost per year is \$170.00 and that an additional 200 consumers will be accepted for service the first full year with a total estimated annual cost of \$34,000.00 for the first full fiscal year. It is expected that cost and referrals will increase to a total of \$50,000.00 in subsequent years. There will be no increase in expenditures or reduction in income for private entities.

Title 15—ELECTED OFFICIALS Division 60—Attorney General Chapter 10—Reporting of Motor Vehicle Stops by Law Enforcement Agencies

PROPOSED RULE

15 CSR 60-10.010 Definitions

PURPOSE: This rule advises the public of the definitions adopted for certain terms which are used in section 590.650, RSMo, and the rules promulgated thereunder.

- (1) The term "law enforcement agency," as used in section 590.650, RSMo, shall mean the state highway patrol, any state, county, or municipal department or office that employs peace officers who stop drivers of motor vehicles for violations of any motor vehicle statute or ordinance.
- (2) The term "peace officer," as used in section 590.650, RSMo, shall mean any member of the state highway patrol, any state, county, or municipal law enforcement officer possessing the duty and power of arrest for violation of any criminal laws of the state or for violation of ordinances of counties or municipalities of the state who serve full-time, with pay.
- (3) The term "search," as used in section 590.650, RSMo, shall mean any action of a peace officer, arising out of a motor vehicle traffic stop, that infringes upon an individual's reasonable expectation of privacy.
- (4) The term "Terry stop" shall mean a stop of an individual where specific and articulable facts, together with all rational inferences, suggest that the driver is involved in criminal activity. A Terry stop is an investigatory stop that is not an arrest and can be justified by less than the probable cause necessary for an arrest.
- (4) The terms "Terry frisk" or "Terry search" shall mean a limited pat-down or frisk of the driver or his or her automobile for weapons which occurs when there are specific and articulable facts which, taken together with rational inferences from those facts, would lead a peace officer reasonably to believe the driver is armed and presently dangerous to the officer or others.

AUTHORITY: section 590.650, RSMo 2000. Emergency rule filed Aug. 21, 2000, effective Aug. 31, 2000, expires Feb. 23, 2001. Original rule filed Aug. 21, 2000.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than \$500 in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of the Attorney General, P.O. Box 899, Jefferson City, MO 65102. To be considered, comments must be received within thirty days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 15—ELECTED OFFICIALS Division 60—Attorney General Chapter 10—Reporting of Motor Vehicle Stops by Law Enforcement Agencies

PROPOSED RULE

15 CSR 60-10.020 Report to Attorney General by Law Enforcement Agencies

PURPOSE: Section 590.650, RSMo, requires law enforcement agencies to compile and report certain information to the Attorney General. This rule provides instructions regarding the information to be reported pursuant to section 590.650, RSMo.

- (1) On or before March 1 of each year, law enforcement agencies shall compile the information collected pursuant to section 590.650.2, RSMo, and enumerated in this rule, and such other information as the Attorney General may require, into a report to the Attorney General. The information contained in the report shall be for the preceding calendar year.
- (2) The first reporting period during which law enforcement agencies are required to compile and report the information required by section 590.650.2, RSMo, and enumerated in this rule, and such other information as the Attorney General may require, shall begin on August 28, 2000, and end on December 31, 2000.
- (3) Beginning on January 1, 2001, and thereafter, the reporting period during which law enforcement agencies are required to compile and report the information required by section 590.650.2, RSMo, and enumerated in this rule, and such other information as the Attorney General may require, shall begin on January 1 and end on December 31 of each year.
- (4) Each law enforcement agency shall compile the following information in the manner described in section (5) of this rule for submission to the Attorney General. The information shall pertain to the total number of times peace officers employed by the law enforcement agency stopped drivers of motor vehicles for violations of any motor vehicle statutes or ordinances, and shall include:
- (A) The age, gender and race or minority group of each individual stopped.
- 1. For the total number of stops made during the reporting period, indicate the races or minority groups of the drivers using one of the following categories: White; Black/African-American; Hispanic/Latino; American Indian/Alaska Native; Asian; or Other/Unknown.
- 2. For the total number of stops made during the reporting period, indicate the number of male drivers stopped and female drivers stopped.
- 3. For the total number of stops made during the reporting period, indicate the age groups of the drivers stopped using one of the following categories: under 18 years; 18–29 years; 30–39 years; or 40 years or older;
- (B) The total number of traffic violations alleged to have been committed that led to the stops.
- 1. For the total number of stops made during the reporting period, indicate the number of stops resulting from moving violations, equipment violations or license violations.
- 2. For moving violations, indicate the nature of the violation: speed; lane violation; following too close; commercial vehicle enforcement (CVE); fail to signal; or other. A stop may include more than one alleged violation;
- (C) The total number of searches conducted as a result of the
- 1. For the total number of stops made during the reporting period, indicate the number of searches made, including the number of property searches and driver searches;
- (D) The total number of searches conducted, including the number of consent searches, the probable cause for the searches, the number of driver searches, the number of property searches, and the durations of all searches.
- 1. For the total number of searches made during the reporting period, indicate whether the probable cause or authority for the searches included the following: consent; odor of illegal drugs or alcohol; drug dog alert; plain view contraband; inventory search; incident to arrest; reasonable suspicion (weapon); or other. For any search, one or more of these categories may apply.

- 2. For the total number of searches made during the reporting period, indicate the lengths of the searches using the following time periods: 0 to 15 minutes; 16 to 30 minutes; 31 minutes or more. The duration of search means the time needed to conduct any and all searches;
- (E) The types of any contraband discovered during the searches.
- 1. For the total number of searches made during the reporting period, indicate the number of times contraband was discovered and, when contraband was discovered, indicate the types of contraband discovered using the following categories: illegal drugs or paraphernalia; currency; stolen property; weapons; or other;
- (F) The total number of warnings, citations, and arrests resulting from the stops.
- 1. For the total number of stops made during the reporting period, indicate the number of stops resulting in the following: warnings; citations; and arrests;
- (G) The total number of warnings and citations issued, and the violations charged or warnings given;
- (H) The total number of arrests resulting from either the stops or the searches.
- 1. For the total number of stops made during the reporting period, indicate the number of arrests resulting from either the vehicle stops or any searches conducted as a result of the stops;
 - (I) The number of arrests made and the crimes alleged.
- 1. For the total number of arrests resulting from either the stops or any searches conducted as a result of the stops during the reporting period, indicate the types of crimes alleged using the following categories: outstanding warrant; drug violations; resisting arrest; offense against person; property offense; driving while intoxicated/blood alcohol content; or other. An arrest may include more than one alleged crime;
 - (J) The location of the stop.
- 1. For the total number of stops made during the reporting period, indicate the number of stops made at the following locations: interstate highway; U.S. highway; state highway; county road; city street; or other. For purposes of reporting this information, "location" means the location where the officer observed the alleged violation and signaled the driver to stop, not the location where the driver physically stopped the vehicle; and
 - (K) Total number of vehicle stops made by that agency.
- 1. This number represents the total number of vehicles stopped by officers in the particular law enforcement agency for alleged motor vehicle violations, whether moving violations, equipment violations, or license violations. This total does not include motor vehicle stops made for reasons other than alleged motor vehicle violations.
- (5) The information described in section (4) of this rule shall be compiled and broken down according to the races or minority groups of the drivers stopped.
- (6) The law enforcement agency head, director, or administrator shall sign each agency report and shall indicate the agency name, agency Originating Agency Identifier (ORI) number, and the date the report was submitted to the Attorney General's Office.
- (7) The report shall be submitted on forms furnished by or approved by the Attorney General.

AUTHORITY: section 590.650, RSMo 2000. Emergency rule filed Aug. 21, 2000, effective Aug. 31, 2000, expires Feb. 23, 2001. Original rule filed Aug. 21, 2000.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than \$500 in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of the Attorney General, P.O. Box 899, Jefferson City, MO 65102. To be considered, comments must be received within thirty days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 15—ELECTED OFFICIALS Division 60—Attorney General Chapter 10—Reporting of Motor Vehicle Stops by Law Enforcement Agencies

PROPOSED RULE

15 CSR 60-10.030 Reporting Forms

PURPOSE: This rule provides forms used for the compilation and reporting of information on motor vehicle stops by law enforcement agencies.

- (1) Law enforcement agencies are required, pursuant to section 590.650, RSMo, and 15 CSR 60-1.020 to compile information about motor vehicle stops for submission to the Attorney General.
- (2) No report from a law enforcement agency shall be deemed to be in compliance with section 590.650, RSMo, unless the report contains a compilation of the information enumerated in 15 CSR 60-10.020 and such other information as the Attorney General may require.
- (3) No report from a law enforcement agency shall be deemed to be in compliance with section 590.650, RSMo, unless the report is signed by the law enforcement agency head, director, or administrator.
- (4) The compiled information shall be broken down by races or minority groups of the drivers stopped.
- (5) The report to the Attorney General shall be made on a form furnished by or approved by the Attorney General. The attached reporting forms are hereby incorporated into this rule by reference. The reporting form may, at the discretion of the Attorney General, be made available on the Internet.
- (6) The Attorney General may create informal guidelines for compliance with the reporting form. The guidelines may, at the discretion of the Attorney General, be made available on the Internet.

AUTHORITY: section 590.650, RSMo 2000. Emergency rule filed Aug. 21, 2000, effective Aug. 31, 2000, expires Feb. 23, 2001. Original rule filed Aug. 21, 2000.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than \$500 in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than \$500 in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of the Attorney General, P.O. Box 899, Jefferson City, MO 65102. To be considered, comments must be received within thirty days after publication of this notice in the Missouri Register. No public hearing is scheduled.

TRATECS (C) DATE INFORMATION MM DD TY	INTO THE MAN DD TY
TRAFFIC VIOLATION RESULTING IN STOP (✓ all that apply) MOVING □ EQUIPMENT □ LICENSE	1 TRAFFIC VIOLATION RESULTING IN STOP (all that apply) MOVING ☐ EQUIPMENT ☐ LICENSE
If a "moving" violation, (✓ category of violation) ☐ SPEED ☐ LANE VIOLATION ☐ FOLLOW TOO CLOSE ☐ CVE ☐ FAIL TO SIGNAL ☐ OTHER MOVING VIOLATION	If a "moving" violation, (✓ category of violation) SPEED SPEED SIGNAL SIGNAL SIGNAL SIGNAL SIGNAL SIGNAL SIGNAL STATE MOVING VIOLATION
2 RESULT OF TRAFFIC STOP (✓ all that apply) ☐ CITATION ☐ WARNING ☐ ARREST	2 RESULT OF TRAFFIC STOP (✓ all that apply) □ CITATION □ WARNING □ ARREST
3 DRIVER'S RACE/MINORITY STATUS (based only on visual observation) □WHITE □BLACK/AFRICAN-AMERICAN □H'SPANIC/LATINO □AMERICAN INDIAN/ALASKA NATIVE □ASIAN □OTHER/UNKNOWN	3 DRIVER'S RACE/MINORITY STATUS (based only on visual observation) □WHITE □BLACK/AFRICAN-AMERICAN □ HISPANIC/LATINO □AMERICAN INDIAN/ALASKA NATIVE □ASIAN □ OTHER/UNKNOWN
4 DRIVER'S AGE ☐UNDER 18 ☐18-29 ☐ 30-39 ☐ 40+	4 DRIVER'S AGE ☐UNDER 18 ☐18-29 ☐ 30-39 ☐ 40+
5 DRIVER'S GENDER	5 DRIVER'S GENDER MALE FEMALE
6 LOCATION OF TRAFFIC STOP ☐ INTERSTATE HIGHWAY ☐ U.S. HIGHWAY ☐ STATE HIGHWAY ☐ COUNTY ROAD ☐ CITY STREET ☐ OTHER	6 LOCATION OF TRAFFIC STOP ☐ INTERSTATE HIGHWAY ☐ U.S. HIGHWAY ☐ STATE HIGHWAY ☐ COUNTY ROAD ☐ CITY STREET ☐ OTHER
7 WAS A SEARCH INITIATED AS A RESULT OF TRAFFIC STOP? □YES □NO	WAS A SEARCH INITIATED AS A RESULT OF TRAFFIC STOP?
If YES, probable cause/authority for search (✓ all that apply) □ CONSENT □ INVENTORY □ DRUG/ALCOHOL ODOR □ INCIDENT TO ARREST □ PLAIN VIEW CONTRABAND □ OTHER □ DRUG DOG □ REASONABLE SUSPICION-WEAPON (TERRY STOP)	H YES, probable cause/authority for search (✓all that apply) ☐ CONSENT ☐ INVENTORY ☐ DRUG/ALCOHOL ODOR ☐ INCIDENT TO ARREST ☐ PLA:N VIEW CONTRABAND ☐ OTHER ☐ DRUG DOG ☐ REASONABLE SUSPICION-WEAPON (TERRY STOP)
8 WHAT WAS SEARCHED (✔all that apply)? ☐ DRIVER ☐ PROPERTY	8 WHAT WAS SEARCHED (Vall that apply)? DRIVER PROPERTY
9 DURATION OF SEARCH	9 DURATION OF SEARCH
□0-15 MINUTES □16-30 MIN. □31+ MIN,	☐ 0-15 MINUTES ☐ 16-30 MIN. ☐ 31+ MIN.
WAS CONTRABAND DISCOVERED? YES NO If YES, type of contraband (✓ all that apply) □ DRUGS/ALCOHOL/PARAPHERNALIA □ CURRENCY □ WEAPON □ STOLEN PROPERTY □ OTHER	WAS CONTRABAND DISCOVERED? ☐ YES ☐ NO If YES, type of contraband (✓ all that apply) ☐ DRUGS/ALCOHOL/PARAPHERNALIA ☐ CURRENCY ☐ WEAPON ☐ STOLEN PROPERTY ☐ OTHER
11 WAS DRIVER ARRESTED AS RESULT OF SEARCH? ☐ YES ☐ NO	11 WAS DRIVER ARRESTED AS RESULT OF SEARCH? ☐ YES ☐ NO
12 IF ARREST MADE, CRIME/VIOLATION ALLEGED (✓ all that apply) ☐ OUTSTANDING ☐ DRUG VIOLATION ☐ RESISTING ARREST ☐ OFFENSE AGAINST PERSON ☐ DWI/BAC ☐ PROPERTY CRIME ☐ OTHER MISSOURI AG'S OFFICE FORM: 8-8-00	12 IF ARREST MADE, CRIME/VIOLATION ALLEGED (✓ all that apply) ☐ OUTSTANDING ☐ DRUG VIOLATION ☐ RESISTING ARREST ☐ OFFENSE AGAINST PERSON ☐ DWI/BAC ☐ PROPERTY CRIME ☐ OTHER MISSOURI AG'S OFFICE FORM: &-8-00



2000 ANNUAL REPORT TO THE MISSOURI ATTORNEY GENERAL Total traffic stops from Aug. 28-Dec. 31, 2000

DEPARTMENT NAME

TOTAL NUMBER OF TRAFFIC STOPS	GENDER OF MALE	DURATION 0.15 MIN
or tharrie siera	STOPPED PENALE	18:30 MIN,
TRASTIC VIOLATION(S) RESULTING IN STOP		31-MN
TRANFIC VIOLATION(S) RESULTING IN STOP	LOCATION OF TRAFFIC STOPS	U.S 0.2074 (
MOVING	INTERSTATE HWY	***
EQUIPMENT	U.S. HWY	TRAFFIC STOPS LEADING TO DISCOVERY
(ICENSE	1	OF CONTRABAND
LILE 19075	STATE HWY	
	COUNTY RD	13 TYPE OF CONTRABAND DISCOVERED
CATEGORIES OF "MOVING" VIOLATIONS		DRUGS/ALCOHOL/ PARAPHERNALIA
SPEED.	CITY STREET	· · · · · · · · · · · · · · · · · · ·
LANE VIOLATION	QTHER	CURRENCY
SOLIAN: TOO OF OFF		WEAPON
FOLLOW TOO CLOSE	2 TRAFFIC STOPS RESULTING IN SEARCHES	STOLEN PROPERTY
FAIL TO SIGNAL		Creature will
CVC	TOTAL STOPS INVOLVING SEARCHES	OTHER
	SEARCHES OF DRIVERS	
DTHER		14 TOTAL NO. OF DRIVERS ARRESTED AS
	SEARCHES OF PROPERTY	RESULT OF SEARCH
RESULT(S) OF TRAFFIC STOPS		
CITATIONS	PROBABLE CAUSE/AUTHORITY FOR SEARCH	CRIME/VIOLATION ALLEGED AS RESU
WARNINGS	CONSENT	AMPRESTS
APRESTS	INVENTORY.	OUTSTANDING WARRANT
Affects IS		DRUG VIOLATIONS
	DRUG/ALCOMOL OPOR	RESISTING ARREST
RACE/MINORITY STATUS OF DRIVERS STOPPED	(NICIDENT TO ARREST	
Petite	PLAIN VIEW CONTRABAND	OFFENSE AGAINST PERSON
GLACK/AFRICAN-AMERICAN		DWI/BAC
HISPANIC/LATINO	REASONABLE SUSPICION- WEAPON (TERRY STOP)	PROPERTY CRIME
DISCRIPTION		OTHER
AMERICAN INDIAN/	DRUG DOG ALERT	WITCH
	OTHER	
AS!AN		
OTHER/UNKNOWN	1 × 1	
	DEPARTMENT/ AGENCY	AGENCY ORI #
AGE OF DRIVERS STOPPED		
•	SIGNATURE OF DEPARTMENT/	
UNDER 18 18-29	AGENCY HEAD	DATE SUBMITTED

MISSOURI AG'S OFFICE FORM: 8-8-00

2000 ANNUAL R	EPORT TO THE MISSOURI AT	TORNEY GENERAL
Traffic stops by rac	ce from Aug. 28-Dec. 31, 2000	
DEPARTMENT NAME		RETURN BY MARCH 1, 2001
NAME		
✓ & COMPLETE		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
A FORM	olose en la renda la comitación de la co	
FOR EACH WHITE RACE/MINORITY	BLACK, HISPANIC, AMER AFRICAN LATINO INDIA AMERICAN ALASH	
	NATIV	¥ E
		Halistan Angelok Kalada V ^T - Tanah Angelok Halistan Angelok Angelo
TOTAL NUMBER OF TRAFFIC STOPS	GENDER OF MALE	10 DURATION 0-15 MIN
OF TRAFFIC STOPS	STOPPED FEMALE	16-30 MIN
TRAFFIC VIOLATION(S) RESULTING IN STOP	l <u></u> .	31+ MIN
MOVING	7 LOCATION OF TRAFFIC STOPS	
EQUIPMENT	INTERSTATE HWY	11 TRAFFIC STOPS LEADING
	U.S. HWY	TO DISCOVERY OF CONTRABAND
LICENSE	STATE HWY	
CATEGORIES OF "MOVING" VIOLATIONS	COUNTY RD	12 TYPE OF CONTRABAND DISCOVERED
SPEED	CITY STREET	DRUĞS/ALCOHOL/ PARAPHERNALIA
LANE VIOLATION	OTHER	CURRENCY
	OTHER	WEAPON
FOLLOW TOO CLOSE	8 TRAFFIC STOPS RESULTING IN SEARCHES	STOLEN PROPERTY
FAIL TO SIGNAL	TOTAL STOPS INVOLVING	
CVE	SEARCHES	OTHER
OTHER	SEARCHES OF DRIVERS	13 TOTAL NO. OF DRIVERS
	SEARCHES OF PROPERTY	ARRESTED AS RESULT OF SEARCH
RESULT(S) OF TRAFFIC STOPS	<u>_</u>	
CITATIONS	9 PROBABLE CAUSE/AUTHORITY FOR SEARCH	CRIME/VIOLATION ALLEGED AS RESULT O
WARNINGS	CONSENT	OUTSTANDING WARRANT
ARRESTS	INVENTORY	DRUG VIOLATIONS
	DRUG/ALCOHOL ODOR	
AGE OF DRIVERS STOPPED	INCIDENT TO ARREST	RESISTING ARREST
UNDER 18 18-29	PLAIN VIEW CONTRABAND	OFFENSE AGAINST PERSON
30-39 40+		DWI/BAC
	REASONABLE SUSPICION- WEAPON (TERRY STOP)	PROPERTY CRIME
	DRUG DOG ALERT	OTHER
	OTHER	



INSTRUCTIONS FOR ANNUAL TRAFFIC STORS REPORT OF THE

1	Total number of traffic stops: This number will reflect the
	total number of vehicles stopped by officers in your agency
	for alleged motor vehicle violations — moving, equipment or
	license — for the period Aug. 28, 2000 (effective date of
	law), to Dec. 31, 2000. This total does not include stops
	made for other reasons.

2	Traffic violation(s) resulting in stop: For all stops	made,
	indicate number of stops resulting from:	

- Moving violations Equipment violations
- License violations
- 3 Categories of "moving" violations: For all instances where a "moving" violation resulted in the stop, indicate the category violation(s). If no category applies to the violation, use "Other."

4	Result(s) of traffic stops:	For all	stops	made,	indicate	number
_	of stops resulting in:					

- Citations
- Warnings

Do not include arrests made as a result of a search. This information is included in Question 14.

- 5 Race/minority of drivers stopped: For all stops made, indicate number of drivers stopped in each NCIC category:
 - White
- Black/African-American
- Hispanic/Latino
- American Indian/Alaska Native
- Asian
- Other/unknown
- 6 Age of drivers stopped: For all stops made, indicate number of drivers stopped in each age group:
 - ⊕ Under 18
- **18-29**
- @ 30-39
- # 40 or above
- 7 Gender of drivers stopped: For all stops made, indicate number of drivers stopped in each category:
 - Male
- Female
- 8 Location of traffic stops: For all stops made, indicate number of stops made at each location:
 - Interstate highway
- © U.S. highway
- State highway

- County road
- City street
- ਂ Other

Location is where the officer saw the alleged violation and signaled the driver to stop, **not** where the driver finally stopped. Traffic stops resulting in searches: For all stops made, indicate total number of searches, along with number of: Driver searches Property searches One stop may lead to a search of the driver and property

(the vehicle itself or property inside it) so the breakout of searches may exceed number of stops resulting in searches.

- 10 Probable cause/authority for search: For all searches made, indicate number of searches based on:
 - Consent

Drug or alcohol odor

- Incident to arrest
- Plain view contraband
- Reasonable suspicion
- Inventory
- that individual may possess
- Drug dog alert

a weapon (Terry Stop)

· Other

One or more categories may apply. (Example: the basis for a search may include a drug odor and a drug dog alert.)

- Duration of search: Indicate the number of searches lasting: ₱ 0-15 minutes ⊕ 16-30 minutes → ₱ 31 minutes or more The duration of a search means the amount of time needed to conduct any and all searches described in Question 9.
- Traffic stops leading to discovery of contraband: Indicate number of stops in which contraband was discovered.
- Type of contraband discovered: Indicate number of times each type of contraband was discovered:
 - Illegal drugs/drug paraphernalia
- @ Currency

- Weapons
- Stolen property
- Other
- Total number of drivers arrested as result of search: Indicate number of arrests made. Number of arrests made pursuant. to searches does not include number of arrests made pursuant to stops (see Question 4).
- Crime/violation alleged as result of arrests: For all arrests made (add totals for questions 4 and 14), indicate number of times each crime or violation was alleged:
- @ DWI/BAC 49 Other

- Resisting arrest
- Property crime
- Offense against person

Each arrest may result in more than one alleged crime/violation.

Breakout of Annual Traffic Stops Report by Race/Minority Status

The Traffic Stop Reports by Race/Minority Status provide the same information as the Annual Traffic Stops Report but is broken down by group:

- White
- Black/African-American
- Hispanic/Latino
- American Indian/Alaska Native
- Asian
- Other/unknown

The total number of stops for each minority group should equal the number of traffic stops reported by the agency on the Annual Traffic Stops Report.

MISSOURI REGISTER

Orders of Rulemaking

September 15, 2000 Vol. 25, No. 18

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order or rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*; an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty days after the date of publication of the revision to the *Code of State Regulations*.

he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety-day period during which an agency shall file its order of rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 1—OFFICE OF ADMINISTRATION Division 20—Personnel Advisory Board and Division of Personnel Chapter 5—Working Hours, Holidays and Leaves of

Absence ORDER OF RULEMAKING

By the authority vested in the Personnel Advisory Board under section 36.070, RSMo Supp. 1999, the board amends a rule as follows:

1 CSR 20-5.010 Hours of Work and Holidays is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1195–1196). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 1—OFFICE OF ADMINISTRATION
Division 20—Personnel Advisory Board and Division of
Personnel
Chapter 5—Working Hours, Holidays and Leaves of
Absence

ORDER OF RULEMAKING

By the authority vested in the Personnel Advisory Board under section 36.070, RSMo Supp. 1999, the board amends a rule as follows:

1 CSR 20-5.020 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1196–1197). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: During the comment period, there have been several discussions concerning various impacts of the change in the annual leave maximum.

COMMENT: In regard to the proposal that annual leave maximums be applied on an annual basis, a number of agencies expressed concern about employees saving leave for the year-end holidays and staffing winter weather conditions.

RESPONSE AND EXPLANATION OF CHANGE: Based on comments from the agencies, the Board modified paragraph (1)(D)1. to apply the annual leave maximum on October 31 each year, rather than December 31. Many agencies felt that using the end of October would be preferable.

COMMENT: Several agencies also expressed concern that their ShareLeave programs would not receive needed annual leave contributions if employees could hold leave above the maximum for up to a year rather than contributing monthly. These agencies asked for assistance to transition their programs to the new circumstances

RESPONSE AND EXPLANATION OF CHANGE: Based on these concerns, the Board added paragraph (1)(D)4. to permit supplementation of donations to ShareLeave if an appointing authority finds a serious reduction in contributions. The appointing authority may request from the Board a temporary authorization to use leave with pay as a means to maintain the program.

1 CSR 20-5.020 Leaves of Absence

- (1) Annual leave or vacation with pay shall be governed by the following provisions:
- (D) The maximum allowable accumulation of annual leave shall not exceed twenty-four (24) times an employee's current full-time monthly accrual rate or forty-eight (48) times an employee's current full-time semi-monthly accrual rate. This maximum accrual shall apply in the following manner:
- 1. At the close of business on October 31 of any calendar year, unliquidated accumulation of annual leave which exceeds the maximum allowable accumulation shall lapse and credit for the excess leave shall not be carried forward to the month of November:
- 2. An employee entitled to annual leave who has resigned or otherwise separated from the service shall be entitled to receive reimbursement for the amount of this accrued leave which does not exceed the maximum allowable accumulation;
- 3. An employee who transfers to another department or who is appointed to a position in another department without break in service shall be entitled to receive reimbursement, under the provisions of subsection (1)(G), for the amount of this accrued leave which does not exceed the maximum allowable accumulation;
- 4. If, in the initial year of transition to the annual application of the annual leave maximum, an appointing authority finds that there has been a serious reduction in contributions by employees to a ShareLeave program as defined by 1 CSR 20-5.025, the appointing authority may request from the board a temporary authorization to add leave with pay as defined by 1 CSR 20-5.020(8)(B)5. to the ShareLeave balance as a means to maintain the program;

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits for Hunting, Fishing, Trapping

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-5.430 Trout Permit is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 3, 2000 (25 MoReg 1688–1690). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received during the comment period.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 6—Wildlife Code: Sport Fishing: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-6.550 Other Fish is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 3, 2000 (25 MoReg 1691). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received during the comment period.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 70—State Board of Chiropractic Examiners Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Chiropractic Examiners under sections 331.050, RSMo Supp. 1999 and 331.100.2, RSMo 1994, the board amends a rule as follows:

4 CSR 70-2.031 Meridian Therapy/Acupressure/Acupuncture is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1215). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 70—State Board of Chiropractic Examiners Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Chiropractic Examiners under sections 331.030 and 331.050, RSMo Supp. 1999, the board amends a rule as follows:

4 CSR 70-2.050 Examination is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 17, 2000 (24 MoReg 925). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 70—State Board of Chiropractic Examiners Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Chiropractic Examiners under sections 331.050, RSMo Supp. 1999 and 331.100.2, RSMo 1994, the board amends a rule as follows:

4 CSR 70-2.080 Biennial License Renewal is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1215–1216). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 70—State Board of Chiropractic Examiners Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Chiropractic Examiners under sections 43.543, 331.070 and 331.100.2, RSMo 1994, the board amends a rule as follows:

4 CSR 70-2.090 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1216). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 70—State Board of Chiropractic Examiners Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Chiropractic Examiners under sections 331.060.2(14)(e), 331.070, 331.100.2, 356.041.4, 356.111 and 356.191, RSMo 1994, the board amends a rule as follows:

4 CSR 70-2.100 Professional Corporations is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 17, 2000 (25 MoReg 925–926). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The board received two (2) comments.

COMMENT: Dr. Allen Parry, Logan College, commented that the language in the proposed amendment is confusing and suggested that subparagraph (3)(B)2.B. be further broken down to separate the three (3) thoughts of the board.

RESPONSE: The board disagrees. After review of the proposed amendment the board believes the language as presented is clear.

COMMENT: Thomas Holloway, Missouri Medical Association, commented that the proposed amendment would allow a chiropractor to form a professional corporation without including the word chiropractor, chiropractic, doctor of chiropractic or the like in the name of the corporation if some other licensed professional provides services at least twenty (20) hours a month. This means a full-time chiropractor could employ a part-time nurse as little as five (5) hours a week and not be required to inform the public that his/her professional corporation is engaged in the practice of chiropractic. Mr. Holloway stated that this provision is in direct conflict with Section 331.060.2.(14)(e) which creates a cause for discipline against the license of any chiropractor for "failure to use the term chiropractor, doctor of chiropractic, chiropractic physician, of D.C. in any advertisement, solicitation, sign, letterhead, or any other method of addressing the public." Mr. Holloway stated that the law clearly does not provide any exception or exemption for chiropractors who offer the services of another licensed health care professional. The law applies to all licensees equally and does not afford any of them the opportunity to fail to identify themselves as chiropractors, doctors of chiropractic, D.C., etc. Mr. Holloway recommended the amendment be withdrawn since it is in direct conflict with the law.

RESPONSE: The board disagrees. In a professional corporation/clinic consisting of chiropractor(s) and health care professionals other than chiropractors, individual chiropractors within the professional corporation can and must comply with the statute by ensuring that all communications, letterhead, etc. addressed to patients or the public clearly identifies their own credentials, i.e., "D.C.," "chiropractic physician," "chiropractor," or "doctor of chiropractic." This does not mean that it would be "false, misleading or deceptive to the general public" for the professional corporation or clinic name not to include a chiropractic term so long as the clinic truly is multi-disciplinary. In fact, the argument can be made that the public could be misled as to such a clinic's practice if it were required to have a name suggesting that only chiropractic services were offered. Section 331.060.2(14)(e) provides a cause for disciplining individual chiropractors for failure to reveal

their professional credentials to the public. This does not prohibit a multi-disciplinary practice from choosing a name which accurately reflects to the public the services offered.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 110—Missouri Dental Board Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the Missouri Dental Board under sections 332.031, RSMo Supp. 1999 and 332.171.2., RSMo 1994, the board amends a rule as follows:

4 CSR 110-2.090 Certification of Dental Specialists is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1216–1217). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 30—Division of School Services Chapter 261—Pupil Transportation

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under section 304.060, RSMo 1994, the board rescinds a rule as follows:

5 CSR 30-261.045 Pupil Transportation in Vehicles Other Than School Buses **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1063). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 30—Division of School Services Chapter 261—Pupil Transportation

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under section 304.060, RSMo 1994, the board adopts a rule as follows:

5 CSR 30-261.045 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1063–1065). One change has been made in the text of the proposed rule, and it is reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Department of Elementary and Secondary Education received two letters supporting this rule.

COMMENT: The letters supporting the rule were from the Missouri Association of Pupil Transportation and the Missouri School Bus Contractors Association.

RESPONSE: There were no changes made to the proposed rule due to the comments received.

COMMENT: Discussions within the Department took place concerning a possible gap in the rule pertaining to a donated vehicle. RESPONSE AND EXPLANATION OF CHANGE: A change was made to subsection (1)(A) adding the words, "newly placed into service," between the words leased and newly.

5 CSR 30-261.045 Pupil Transportation in Vehicles Other Than School Buses

(1) Requirements for transportation of students in vehicles designed for transporting more than ten (10) passengers including the driver

(A) After July 1, 2001, newly purchased, newly leased, newly placed into service, newly contracted vehicles or vehicles replaced under contracted services with a rated capacity, as defined by the manufacturer, to carry more than ten (10) passengers including the driver that are used to transport students to or from school or to transport students to or from any place for educational purposes or school purposes shall meet state and federal specification and safety standards applicable to school buses. Contract common carriers meeting federal Department of Transportation standards may be used for field trips as outlined in section (3) of this rule.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 3—Permanent Performance Requirements for
Surface Coal Mining and Related Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-3.010 Signs and Markers—General Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on May 1, 2000 (25 MoReg 1066). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 3—Permanent Performance Requirements for
Surface Coal Mining and Related Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-3.020 Requirements for Casing and Sealing of Drilled Holes is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1066–1067). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 3—Permanent Performance Requirements for
Surface Coal Mining and Related Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-3.040 Requirements for Protection of the Hydrologic Balance is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1067–1070). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 3—Permanent Performance Requirements for
Surface Coal Mining and Related Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-3.050 Requirements for the Use of Explosives is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1070–1071). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 3—Permanent Performance Requirements for
Surface Coal Mining and Related Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-3.080 Requirements for the Disposal of Coal Processing Waste **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1071–1072). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 3—Permanent Performance Requirements for
Surface Coal Mining and Related Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-3.090 Requirements for the Protection of Air Resources is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1072). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 3—Permanent Performance Requirements for
Surface Coal Mining and Related Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-3.110 Backfilling and Grading Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1072–1073). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 3—Permanent Performance Requirements for
Surface Coal Mining and Related Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-3.120 Revegetation Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May

1, 2000 (25 MoReg 1073–1074). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 3—Permanent Performance Requirements for
Surface Coal Mining and Related Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-3.140 Road and Other Transportation Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1074). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 3—Permanent Performance Requirements for
Surface Coal Mining and Related Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-3.200 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1074–1078). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Land Reclamation Commission received one comment on this proposed amendment.

COMMENT: The Land Reclamation Program staff stated that the publication entitled U.S. Department of Agriculture, Natural Resources Conservation Service Technical Release No. 60 (210-VI, TR-60, Revised Oct. 1985), entitled "Earth Dams and Reservoirs," is a document that has been modified since the last time this rule was amended and therefore needs to be incorporated by reference at subsection (6)(T).

RESPONSE AND EXPLANATION OF CHANGE: The Land Reclamation Commission acknowledges the change in this document and is changing the rule accordingly.

10 CSR 40-3.200 Requirements for Protection of the Hydrologic Balance for Underground Operations

(6) Siltation Structures

(T) Impoundments meeting the Class B or C criteria for dams in the U.S. Department of Agriculture, Soil Conservation Service (now renamed as the Natural Resource Conservation Service)

Technical Release No. 60 (210-VI, TR-60, Revised Oct. 1985), entitled "Earth Dams and Reservoirs," hereafter in these rules referred to as TR-60, or the size or other criteria of 30 CFR 77.216 must be examined in accordance with 30 CFR 77.216-3. The technical release referred to as TR-60 is incorporated by reference. Impoundments which do not meet the above criteria shall be examined at least quarterly by a qualified person designated by the operator for the appearance of structural weakness and other hazardous conditions.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 3—Permanent Performance Requirements for Surface Coal Mining and Related Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-3.240 Air Resource Protection is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1078). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 3—Permanent Performance Requirements for Surface Coal Mining and Related Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-3.270 Revegetation Requirements for Underground Operations **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1078–1079). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 4—Permanent Performance Requirements for Special Mining Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-4.010 Coal Exploration Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1079). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 4—Permanent Performance Requirements for Special Mining Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-4.020 Auger Mining Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1079–1080). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 4—Permanent Performance Requirements for Special Mining Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-4.030 Operations on Prime Farmland is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1080–1081). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 4—Permanent Performance Requirements for Special Mining Activities

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-4.050 Requirements for Coal Processing Plants and Support Facilities Not Located at or Near the Mine Site or Not Within the Permit Area for a Mine is amended. A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1081). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 5—Prohibitions and Limitations on Mining in
Certain Areas and Areas Unsuitable for Mining

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-5.010 Prohibitions and Limitations on Mining in Certain Areas is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1081–1082). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 6—Permitting Requirements for Surface and
Underground Coal Mining and Reclamation Operations
and Coal Exploration

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-6.010 General Requirements for Permits, Permit Applications and Coal Exploration is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1082). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 6—Permitting Requirements for Surface and
Underground Coal Mining and Reclamation Operations
and Coal Exploration

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-6.020 General Requirements for Coal Exploration, Permits **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1083). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 6—Permitting Requirements for Surface and Underground Coal Mining and Reclamation Operations and Coal Exploration

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-6.030 Surface Mining Permit Applications— Minimum Requirements for Legal, Financial, Compliance and Related Information is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1083–1084). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 6—Permitting Requirements for Surface and Underground Coal Mining and Reclamation Operations and Coal Exploration

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-6.040 Surface Mining Permit Applications— Minimum Requirements for Information on Environmental Resources is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1084–1085). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 6—Permitting Requirements for Surface and Underground Coal Mining and Reclamation Operations and Coal Exploration

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-6.050 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1085–1087). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Land Reclamation Commission received one comment on this proposed amendment.

COMMENT: Land Reclamation Program staff stated that the publication entitled: U.S. Department of Agriculture, Natural Resources Conservation Service Technical Release No. 60 (210-VI, TR-60, Revised Oct. 1985), entitled "Earth Dams and Reservoirs," is a document that has been modified since the last time this rule was amended and therefore needs to be incorporated by reference at subsection (11)(A).

RESPONSE AND EXPLANATION OF CHANGE: The Land Reclamation Commission acknowledges the change in this document and is changing this rule accordingly.

10 CSR 40-6.050 Surface Mining Permit Applications— Minimum Requirements for Reclamation and Operations Plan

- (11) Reclamation Plan—Ponds, Impoundments, Banks, Dams and Embankments.
- (A) General. Each application shall include a general plan and a detailed plan for each proposed siltation structure, water impoundment and coal processing waste bank, dam or embankment within the proposed mine plan area.
 - 1. Each general plan shall—
- A. Be prepared by, or under the direction of, and certified by a qualified registered professional engineer with assistance from experts in related fields such as land surveying and landscape architecture:
- B. Contain a description, map and cross-section of the structure and its location;
- C. Contain preliminary hydrologic and geologic information required to assess the hydrologic impact of the structure;
- D. Contain a survey describing the potential effect on the structure from subsidence of the subsurface strata resulting from past underground mining operations if underground mining has occurred;
- E. Contain a certification statement which includes a schedule setting forth the dates that any detailed design plans for structures that are not submitted with the general plan will be submitted to the director. The commission or director shall have approved, in writing, the detailed design plan for a structure before construction of the structure begins; and
- F. Contain the calculated theoretical detention time and all supporting documentation and drawings used to establish the required detention times under 10 CSR 40-3.040(6)(C)1. and 3.
- 2. Impoundments meeting the Class B or C criteria for dams in TR-60, which is incorporated by reference, shall comply with

the requirements of this section for structures that meet or exceed the size or other criteria of the Mine Safety and Health Administration (MSHA). Each detailed design plan for a structure that meets or exceeds the size or other criteria of the MSHA, 30 CFR 77.216(a), shall—

- A. Be prepared by, or under the direction of, and certified by a qualified registered professional engineer with assistance from experts in related fields such as geology, land surveying and landscape architecture;
- B. Include any geotechnical investigation, design and construction requirements for the structure;
- C. Describe the operation and maintenance requirements for each structure; and
- D. Describe the timetable and plans to remove each structure, if appropriate.
- 3. Each detailed design plan for a structure that does not meet the size or other criteria of 10 CSR 40-6.050(11)(A)2. shall—
- A. Be prepared by, or under the direction of, and certified by a qualified registered professional engineer and all coal processing waste dams and embankments covered by 10 CSR 40-3.080(9)–(11) shall be certified by a qualified registered professional engineer;
- B. Include any design and construction requirements for the structure, including any required geotechnical information;
- C. Describe the operation and maintenance requirements for each structure; and
- D. Describe the timetable and plans to remove each structure, if appropriate.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 6—Permitting Requirements for Surface and Underground Coal Mining and Reclamation Operations and Coal Exploration

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-6.060 Requirements for Permits for Special Categories of Surface Coal Mining and Reclamation Operations is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1087–1088). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 6—Permitting Requirements for Surface and Underground Coal Mining and Reclamation Operations and Coal Exploration

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-6.070 Review, Public Participation and Approval of Permit Applications and Permit Terms and Conditions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1088–1089). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 6—Permitting Requirements for Surface and Underground Coal Mining and Reclamation Operations and Coal Exploration

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-6.090 Permit Reviews, Revisions and Renewals and Transfer, Sale and Assignment of Rights Granted Under Permits is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1089–1090). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 6—Permitting Requirements for Surface and Underground Coal Mining and Reclamation Operations and Coal Exploration

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-6.100 Underground Mining Permit Applications— Minimum Requirements for Legal, Financial, Compliance and Related Information is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1090–1091). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 40—Land Reclamation Commission
Chapter 6—Permitting Requirements for Surface and
Underground Coal Mining and Reclamation Operations
and Coal Exploration

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-6.120 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1091–1092). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Land Reclamation Commission received one comment on this proposed amendment.

COMMENT: Land Reclamation Program staff stated that the publication entitled: U.S. Department of Agriculture, Natural Resources Conservation Service Technical Release No. 60 (210-VI, TR-60, Revised Oct. 1985), entitled "Earth Dams and Reservoirs," is a document that has been modified since the last time this rule was amended and therefore needs to be incorporated by reference at subsection (7)(A).

RESPONSE AND EXPLANATION OF CHANGE: The Land Reclamation Commission acknowledges the change in this document and is changing this rule accordingly.

10 CSR 40-6.120 Underground Mining Permit Applications— Minimum Requirements for Reclamation and Operations Plan

- (7) Reclamation Plan—Ponds, Impoundments, Banks, Dams and Embankments.
- (A) General. Each application shall include a general plan and a detailed plan for each proposed siltation structure, water impoundment and coal processing waste bank, dam or embankment within the proposed mine plan area.
 - 1. Each general plan shall—
- A. Be prepared by or under the direction of and certified by a qualified registered professional engineer or by a professional geologist with assistance from experts in related fields such as land surveying and landscape architecture;
- B. Contain a description, map and cross-section of the structure and its location;
- C. Contain preliminary hydrologic and geologic information required to assess the hydrologic impact of the structure;
- D. Contain a survey describing the potential effect on the structure from subsidence of the subsurface strata resulting from past underground mining operations if underground mining has occurred; and
- E. Contain a certification statement which includes a schedule setting forth the dates when any detailed design plans for structures that are not submitted with the general plan will be submitted to the director. The commission or director shall have approved, in writing, the detailed design plan for a structure before construction of the structure begins.
- 2. Impoundments meeting the Class B or C criteria for dams in TR-60, which is incorporated by reference, shall comply with the requirements of this section for structures that meet or exceed the size or other criteria of the Mine Safety and Health Administration (MSHA). Each detailed design plan for a structure that meets or exceeds the size or other criteria of the MSHA, 30 CFR 77.216(a) shall—

- A. Be prepared by, or under the direction of, and certified by a qualified registered professional engineer with assistance from experts in related fields such as geology, land surveying and landscape architecture;
- B. Include any geotechnical investigation, design and construction requirements for the structure;
- C. Describe the operation and maintenance requirements for each structure; and
- D. Describe the timetable and plans to remove each structure, if appropriate.
- 3. Each detailed design plan for a structure that does not meet the size or other criteria of 10 CSR 40-6.120(7)(A)2. shall—
- A. Be prepared by or under the direction of and certified by a qualified registered professional engineer and all coal processing waste dams and embankments covered by 10 CSR 40-3.230(9)–(11) shall be certified by a qualified registered engineer;
- B. Include any design and construction requirements for the structure, including any required geotechnical information;
- C. Describe the operation and maintenance requirements for each structure; and
- D. Describe the timetable and plans to remove each structure, if appropriate.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 7—Bond and Insurance Requirements for Surface Coal Mining and Reclamation Operations

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-7.011 Bond Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1092–1094). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 7—Bond and Insurance Requirements for Surface Coal Mining and Reclamation Operations

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-7.021 Duration and Release of Reclamation Liability is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1094–1095). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 8—Definitions and General Requirements

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-8.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1095–1101). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 8—Definitions and General Requirements

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-8.030 Permanent Program Inspection and Enforcement is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1101–1102). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 8—Definitions and General Requirements

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-8.050 Small Operators' Assistance is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1102–1103). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 8—Definitions and General Requirements

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-8.070 Applicability and General Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1103–1107). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 40—Land Reclamation Commission Chapter 9—Abandoned Mine Reclamation Fund; Abandoned Mine Reclamation and Restoration

ORDER OF RULEMAKING

By the authority vested in the Missouri Land Reclamation Commission under sections 444.530 and 444.810, RSMo Supp. 1999, the commission amends a rule as follows:

10 CSR 40-9.020 Reclamation—General Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1107–1108). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 1—Organization and Administration

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission under sections 313.004, 313.805 and 313.817, RSMo 1994, the commission amends a rule as follows:

11 CSR 45-1.090 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2000 (25 MoReg 1114). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: One comment was received on the proposed amendment.

COMMENT: The Executive Director for the Missouri Riverboat Gaming Association, Michael Ryan, wrote a letter in support of the proposed amendment. In his letter, he states the following:

- 1. Currently, Missouri is the only state that mandates the exchange of currency in slot and video poker machines for tokens.
- 2. The gaming industry supports the exchange of currency for electronic tokens for many reasons:
- a. Slot machines are not built to be change machines; consequently, under the current scenario, the machines malfunction more frequently.
- b. The hoppers or token receptacles of a slot or video poker machine also empty more often requiring an attendant to refill them frequently. The end result is more machine downtime and guest frustration.
- c. The gaming industry is very competitive. The procedure gives surrounding jurisdictions such as Illinois, Iowa and Kansas an unfair competitive advantage.
- 3. The great majority of casino guests find the procedure frustrating, inconvenient and unnecessary.
- 4. Opponents of Vend-to-Meter argue that the proposed change will speed up play, resulting in greater losses to the casino guests.
- 5. In fact, the current procedure has induced some casino guests to play higher denomination slot or video poker machines so they don't have to re-insert so many coins.
 - 6. The proposed change will not affect loss limit tracking.
- 7. The proposed change will improve customer service—slot attendants will have more time to spend on guest services because slot fills will be reduced.
- 8. It will reduce machine downtime by eliminating unnecessary wear and tear on slot machines.
- 9. It will allow Missouri gaming to be more competitive with surrounding jurisdictions.
- 10. And, most importantly, it will continue to allow guests the option of cashing out and playing with physical tokens.

RESPONSE: The Commission has considered these comments to be reasonable and support the changes proposed by the Commission. No changes will be made to the proposed amendment.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 75—Peace Officer Standards and Training Program Chapter 6—Minimum Standards for Training

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Public Safety under sections 590.115 and 590.140, RSMo Supp. 1999, the director withdraws a rule as follows:

11 CSR 75-6.020 Requirements for Trainee Attendance and Performance is withdrawn.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 15, 2000 (25 MoReg 1631). This proposed amendment is being withdrawn because the standards have not been validated.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 3—State Sales Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.270, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-3.098 Drugs and Medicines is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1456). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 3—State Sales Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.270, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-3.516 Application for Refund/Credit—Amended Returns is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1456). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 3—State Sales Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.270, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-3.518 Claim Form is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1456). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 3—State Sales Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.270, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-3.520 Who Should Request Refund is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1456). No changes have been made in the proposed rescis-

sion, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 3—State Sales Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.270, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-3.526 Refund Rather Than Credit is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1456–1457). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 3—State Sales Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.270, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-3.528 No Interest on Refund/Credit is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1457). No changes have been made in proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 3—State Sales Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.270, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-3.530 Unconstitutional Taxes is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1457). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 3—State Sales Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.270, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-3.852 Orthopedic and Prosthetic Devices, Insulin and Hearing Aids is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1457). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 4—State Use Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.705, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-4.255 Who Should Request Refund is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1457–1458). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 4—State Use Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.705, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-4.260 Claim Form is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1458). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 4—State Use Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.705, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-4.265 Refund Rather Than Credit is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1458). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 4—State Use Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.705, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-4.275 Application Required is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1458). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 4—State Use Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.705, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-4.330 Application for Refund/Credit-Amended Returns **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1458). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 5—City Sales Tax, Transportation Sales Tax and Public Mass Transportation Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-5.080 Refund Procedures is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25

MoReg 1459). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 11—County Sales Tax

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.087.6, RSMo 1994, the director rescinds a rule as follows:

12 CSR 10-11.150 Refund Procedure is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1459). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 24—Drivers License Bureau Rules

ORDER OF RULEMAKING

By the authority vested in the director of revenue under sections 302.304, 302.309 and 303.041 RSMo Supp. 1999, the director amends a rule as follows:

12 CSR 10-24.050 Deletion of Traffic Convictions and Suspension or Revocation Data from Missouri Driver Records is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1459). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 115—Sales/Use Tax—Statute of Limitations

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.270, RSMo 1994, the director adopts a rule as follows:

12 CSR 10-115.100 Bad Debts Credit or Refund is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 1, 2000 (25 MoReg 1459–1460). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule

becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—Division of Medical Services Chapter 15—Hospital Program

ORDER OF RULEMAKING

By the authority vested in the director of the Division of Medical Services under sections 208.201 and 208.453, RSMo 1994 and 208.455, RSMo Supp. 1999, the director hereby amends a rule as follows:

13 CSR 70-15.110 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 17, 2000 (25 MoReg 988–989). Changes have been made in the text of the proposed amendment to adjust the FRA Assessment percentage. The changes are reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS AND EXPLANATION OF CHANGE: No written comments were received. The Division of Medical Services has amended section (8) to reflect the upward adjustment of the State Fiscal Year 2001 FRA Assessment from 5.30% to 5.90%.

13 CSR 70-15.110 Federal Reimbursement Allowance (FRA)

(8) Federal Reimbursement Allowance (FRA) for State Fiscal Year 2001. The FRA assessment for State Fiscal Year 2001 shall be determined at the rate of five and ninety hundredths percent (5.90%) of the hospital's net operating revenues and other operating revenues defined in paragraphs (1)(A)12., and 13., as determined from information reported in the hospital's 1997 base year cost report.

REVISED FISCAL NOTE PRIVATE ENTITY COST

I. RULE NUMBER

Title: —	70 Division of Medical Services	
Division:	15 Hospital Program	
Chapter: -	Final Order	
Type of Rui	emaking: 13 CSR 70-15.110 Federal Reimbursement Allowance (FF	₹A)
Rule Numb	er and Name:	

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:		
131	Hospitals	\$429,013,494		

III. WORKSHEET

The revised fiscal note is the result of increasing the FRA assessment percentage from 5.30% to 5.90%. The increased assessment to be paid by hospitals is \$38.8 million. This is an increase from \$390.2 million to \$429 million.

IV. ASSUMPTIONS

The SFY 2001 FRA assessment is based on net patient revenues and other operating revenue, of \$7.3 billion multiplied by 5.90%. The 131 hospitals reported above include 40 hospitals that are owned, operated or controlled by state, county, city or hospital districts. The impact on these hospitals is \$51,343,830.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure Chapter 2—Regulated Chemicals

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health, under sections 195.195 and 195.405, RSMo 1994, the director withdraws a rule as follows:

19 CSR 30-2.010 Definitions is withdrawn.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1330). This proposed rule is withdrawn.

SUMMARY OF COMMENTS: The Department of Health received numerous comments expressing concerns regarding this proposed rule. As a result, it was the Department's decision to withdraw this proposed rule for further consideration.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure Chapter 2—Regulated Chemicals

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 195.015, 195.195 and 195.405, RSMo 1994, the director withdraws a rule as follows:

19 CSR 30-2.020 Lists of Regulated Chemicals is withdrawn.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1330–1332). This proposed rule is withdrawn.

SUMMARY OF COMMENTS: The Department of Health received numerous comments expressing concerns regarding this proposed rule. As a result, it was the Department's decision to withdraw this proposed rule for further consideration.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure Chapter 2—Regulated Chemicals

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 195.195 and 195.405, RSMo 1994, the director withdraws a rule as follows:

19 CSR 30-2.030 Registration Fees is withdrawn.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1333–1335). This proposed rule is withdrawn.

SUMMARY OF COMMENTS: The Department of Health received numerous comments expressing concerns regarding this proposed rule. As a result, it was the Department's decision to withdraw this proposed rule for further consideration.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure Chapter 2— Regulated Chemicals

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 195.195 and 195.405, RSMo 1994, the director withdraws a rule as follows:

19 CSR 30-2.040 Registration Process is withdrawn.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1336–1340). This proposed rule is withdrawn.

SUMMARY OF COMMENTS: The Department of Health received numerous comments expressing concerns regarding this proposed rule. As a result, it was the Department's decision to withdraw this proposed rule for further consideration.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure Chapter 2—Regulated Chemicals

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 195.195 and 195.405, RSMo 1994, the director withdraws a rule as follows:

19 CSR 30-2.060 Registration Changes is withdrawn.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1341). This proposed rule is withdrawn.

SUMMARY OF COMMENTS: The Department of Health received numerous comments expressing concerns regarding this proposed rule. As a result, it was the Department's decision to withdraw this proposed rule for further consideration.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure Chapter 2—Regulated Chemicals

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 195.195 and 195.405, RSMo 1994, the director withdraws a rule as follows:

19 CSR 30-2.070 Separate Registrations is withdrawn.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1341). This proposed rule is withdrawn.

SUMMARY OF COMMENTS: The Department of Health received numerous comments expressing concerns regarding this proposed rule. As a result, it was the Department's decision to withdraw this proposed rule for further consideration.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure Chapter 2—Regulated Chemicals

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 195.195 and 195.405, RSMo 1994, the director withdraws a rule as follows:

19 CSR 30-2.080 Records Requirements is withdrawn.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1341–1342). This proposed rule is withdrawn.

SUMMARY OF COMMENTS: The Department of Health received numerous comments expressing concerns regarding this proposed rule. As a result, it was the Department's decision to withdraw this proposed rule for further consideration.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure Chapter 2—Regulated Chemicals

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 195.195 and 195.405, RSMo 1994, the director withdraws a rule as follows:

19 CSR 30-2.090 Security Requirements and Reports of Theft is withdrawn.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on May 15, 2000 (25 MoReg 1342–1348). This proposed rule is withdrawn.

SUMMARY OF COMMENTS: The Department of Health received numerous comments expressing concerns regarding this proposed rule. As a result, it was the Department's decision to withdraw this proposed rule for further consideration.

his section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs and other items required to be published in the *Missouri Register* by law.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 100—Division of Credit Unions

APPLICATIONS FOR NEW GROUPS OR GEOGRAPHIC AREAS

Pursuant to section 370.081(4), RSMo Supp. 1999, the Director of the Missouri Division of Credit Unions is required to cause notice to be published that the following credit unions have submitted applications to add new groups or geographic areas to their membership.

Credit Union	Proposed New Group or Geographic Area
Springfield Telephone Employees Credit Union	Those persons who reside or work in the 417
2155 East Sunshine	telephone Area Code and the 573 (bordered
Springfield, MO 65804	on the north by I-70) telephone Area Code
	are eligible for credit union membership (plus
	any additional area codes, which may at any
	time in the future be authorized within the
	current boundaries of these existing Area
	Codes.)

NOTICE TO SUBMIT COMMENTS: Anyone may file a written statement in support of or in opposition to any of these applications. Comments shall be filed with: Director, Division of Credit Unions, P.O. Box 1607, Jefferson City, MO 65102. To be considered, written comments must be submitted no later than ten business days after publication of this notice in the Missouri Register.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 100—Division of Credit Unions

APPLICATIONS FOR NEW GROUPS OR GEOGRAPHIC AREAS

Pursuant to section 370.081(4), RSMo Supp. 1999, the Director of the Missouri Division of Credit Unions is required to cause notice to be published that the following credit unions have submitted applications to add new groups or geographic areas to their membership.

Credit Union	Proposed New Group or Geographic Area
South Community Credit Union	Those who work or reside in zip codes
8814 Gravois	63109, 63111, 63116, 63123, 63125,
St. Louis, MO 63123	63128, 63129, Franklin County, Crawford
	County, Washington County, Gasconade
	County and household members of any such
	eligible persons.

NOTICE TO SUBMIT COMMENTS: Anyone may file a written statement in support of or in opposition to any of these applications. Comments shall be filed with: Director, Division of Credit Unions, P.O. Box 1607, Jefferson City, MO 65102. To be considered, written comments must be submitted no later than ten business days after publication of this notice in the Missouri Register.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 100—Division of Credit Unions

APPLICATIONS FOR NEW GROUPS OR GEOGRAPHIC AREAS

Pursuant to section 370.081(4), RSMo Supp. 1999, the Director of the Missouri Division of Credit Unions is required to cause notice to be published that the following credit unions have submitted applications to add new groups or geographic areas to their membership.

Credit Union	Proposed New Group or Geographic Area
Mr. Bill Trenchard	Those persons who reside or work in area code
President	816 (plus any additional area codes which may
Central Communications Credit Union	at any time in the future be authorized within
2539 Broadway	the current boundaries of this existing area
Kansas City, MO 64108	code).

NOTICE TO SUBMIT COMMENTS: Anyone may file a written statement in support of or in opposition to any of these applications. Comments shall be filed with: Director, Division of Credit Unions, P.O. Box 1607, Jefferson City, MO 65102. To be considered, written comments must be submitted no later than ten business days after publication of this notice in the Missouri Register.

OFFICE OF ADMINISTRATION **Division of Purchasing**

BID OPENINGS

Sealed Bids in one (1) copy will be received by the Division of Purchasing, Room 580, Truman Building, P.O. Box 809, Jefferson City, MO 65102, telephone (573) 751-2387 at 2:00 p.m. on dates specified below for various agencies throughout Missouri. Bids are available to download via our homepage: http://www.state.mo.us/oa/purch/purch.htm. Prospective bidders may receive specifications upon request.

B1E01027 Meat: Turkey Pastrami 9/15/00;

B3E01055 Printing: Student & Teacher Newspapers 9/15/00;

B3E01040 Janitorial Services 9/18/00;

B3E01043 Print: 2001 Wildlife Code of Missouri 9/18/00;

B3E01058 Printing: Teacher Newsletter 9/18/00;

B1E01078 Containers: Sample Collection Supplies 9/19/00;

B3Z01045 Print: Hunting/Trapping Regulations & Fishing Regulations 9/19/00:

B3E01044 Print: Withholding Tax Payment Vouchers 9/20/00;

B3Z00244 Adult Day Care Program 9/20/00;

B1E01053 Paper, Computer Roll 40"-50" 9/21/00;

B1E01087 Envelopes, Unprinted 9/21/00; B1Z01086 Food: Cereal 9/21/00;

B3E00137 Radiological Services 9/21/00;

B3E00248 Janitorial Services 9/21/00;

B3Z00219 Pharmaceutical Services 9/21/00;

B3Z01008 Printing: Certificates of Title 9/21/00;

B3E01035 Print: Individual Estimated Income Tax Voucher 9/22/00;

B3Z00177 Banking Services 9/22/00 (at 12:00 Noon);

B3Z01025 Print: 3-Part Carbonless Continuous Form Sets 9/22/00;

B3E01041 Security Guard Services-Armed 9/25/00;

B3E01054 Security Guard Services 9/25/00;

B3E01056 Personnel Services-Maintenance Workers 9/25/00;

B3Z01066 Certification Review Services-MBE/WBE 9/28/00;

B3Z01020 Pharmacy Services 9/29/00;

B3Z01051 Medicaid Managed Care-Central Region 11/2/00.

It is the intent of the State of Missouri, Division of Purchasing to purchase the following as a single feasible source without competitive bids. If suppliers exist other than the one identified, contact (573) 751-2387 immediately.

Flow Injection Instrumentation, supplied by Zellweger Analytics of Milwaukee, WI.

- 1.) SAS Upgrade & Maintenance, supplied by Executive Information Systems.
- 2.) Elderly Refugee Services, supplied by International Institute of St. Louis.

Cardiovascular Risk Reduction Program and Diabetes Control Program, supplied by Grace Hill Neighborhood Health Center, People's Health Center, St. Louis Comprehensive Health Center, Inc. and Southeast Missouri Health Network.

Examination Booklets for the Missouri Professional Engineers License, supplied by the National Council of Engineer Examiners.

Joyce Murphy, CPPO, Director of Purchasing September 15, 2000 Vol. 25, No. 18

Rule Changes Since Update to Code of State Regulations

MISSOURI REGISTER

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—23 (1998), 24 (1999) and 25 (2000). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable and RUC indicates a rule under consideration.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
1 CSR 10	OFFICE OF ADMINISTRATION State Officials' Salary Compensation Schedu	ulo			22 MoPog 2472
1 CSK 10	State Officials Salary Compensation Science				
1 CSR 10-17.040	Office of Administration (Changed from 1 CSR 40-1.080)		25 MoReg 1062 .	25 MoReg 2244	
1 CSR 10-17.050	Office of Administration		_	-	
1 CSR 20-5.010	Personnel Advisory Board		25 MoReg 1195	This Issue	
1 CSR 20-5.020	Personnel Advisory Board		25 MoReg 1196	This Issue	
1 CSR 40-1.010	Purchasing and Materials Management Purchasing and Materials Management		25 MoReg 1059 .	25 MoReg 2244	
1 CSR 40-1.030 1 CSR 40-1.050	Purchasing and Materials Management		25 MoReg 1059 .	25 MoReg 2244	
1 CSR 40-1.050 1 CSR 40-1.060	Purchasing and Materials Management		25 MoReg 1061	25 MoReg 2245	
1 CSR 40-1.070	Purchasing and Materials Management		25 MoReg 1062 .	25 MoReg 2244	
	(Changed to 1 CSR 10-17.050)		•		
1 CSR 40-1.080	Purchasing and Materials Management (Changed to 1 CSR 10-17.040)		25 MoReg 1062 .	25 MoReg 2244	
	DEPARTMENT OF AGRICULTURE				
2 CSR 10-5.005	Market Development	24 MoReg 2269			
2 CSR 90-20.040	Weights and Measures	_	25 MoReg 760	25 MoReg 1980	
2 CSR 90-22.140	Weights and Measures		25 MoReg 760	25 MoReg 1980	
2 CSR 90-25.010	Weights and Measures		25 MoReg 761	25 MoReg 1980	
2 CSR 110-1.010	Office of the Director		25 MoReg 1829		
	DEPARTMENT OF CONSERVATION				
3 CSR 10-4.110	Conservation Commission		25 MoReg 1385 .	25 MoReg 2105	
3 CSR 10-4.113 3 CSR 10-4.115	Conservation Commission		25 MoReg 1385.	25 MoReg 2105	
3 CSK 10-4.113	Conservation Commission			25 Mokeg 2105	
3 CSR 10-4.116	Conservation Commission		25 MoReg 1393.	25 MoReg 2106	
3 CSR 10-5.205	Conservation Commission		25 MoReg 1396.	25 MoReg 2106	
			25 MoReg 2048		
3 CSR 10-5.215	Conservation Commission		25 MoReg 1396.	25 MoReg 2106	
3 CSR 10-5.430	Conservation Commission		25 MoReg 1688.	This Issue	
3 CSR 10-5.535 3 CSR 10-5.575	Conservation Commission		25 MoReg 1397.	23 Mokeg 2100	
3 CSR 10-5.576	Conservation Commission		25 MoReg 2203		
3 CSR 10-5.577	Conservation Commission		25 MoReg 2205		
3 CSR 10-5.578	Conservation Commission		25 MoReg 2207		
3 CSR 10-5.579	Conservation Commission				
3 CSR 10-5.580	Conservation Commission		25 MoReg 2211	25 MaDaa 2106	
3 CSR 10-6.405 3 CSR 10-6.410	Conservation Commission		25 MoReg 1399.	25 MoReg 2107	
3 CSR 10-6.415	Conservation Commission				
3 CSR 10-6.505	Conservation Commission		25 MoReg 1401 .	25 MoReg 2107	
3 CSR 10-6.510	Conservation Commission		25 MoReg 1402 .	25 MoReg 2107	
3 CSR 10-6.525	Conservation Commission		25 MoReg 1402.	25 MoReg 2107	
3 CSR 10-6.530	Conservation Commission		25 MoReg 1402.	25 MoReg 210/	
3 CSR 10-6.535 3 CSR 10-6.545	Conservation Commission		25 MoReg 1402.	25 MoReg 2108	
3 CSR 10-6.550	Conservation Commission		25 MoReg 1403.	25 MoReg 2108	
			25 MoReg 1691 .	This Issue	
3 CSR 10-6.615	Conservation Commission		25 MoReg 1404.	25 MoReg 2108	
3 CSR 10-7.410	Conservation Commission		25 MoReg 1404.	25 MoReg 2108	
3 CSR 10-7.415 3 CSR 10-7.417	Conservation Commission		25 MoReg 1404.	25 MoReg 2108	
3 CSR 10-7.417 3 CSR 10-7.420	Conservation Commission		25 MoReg 1405.	25 MoReg 2109	
3 CSR 10-7.425	Conservation Commission		25 MoReg 1405.	25 MoReg 2109	
3 CSR 10-7.430	Conservation Commission		25 MoReg 1405.	25 MoReg 2109	
3 CSR 10-7.435	Conservation Commission		25 MoReg 2213		
3 CSR 10-7.440	Conservation Commission		N.A	25 MoReg 2109	
3 CSR 10-7.441 3 CSR 10-7.445	Conservation Commission		25 MoReg 1406.	25 MoReg 2110	
3 CSR 10-7.445 3 CSR 10-7.450	Conservation Commission		25 MoReg 1400.	25 MoReg 2110	
3 CSR 10-7.455	Conservation Commission		25 MoReg 1407 .	25 MoReg 2110	24 MoReg 2989
			25 MoReg 2214	_	2
3 CSR 10-9.110	Conservation Commission		25 MoReg 1407.	25 MoReg 2110	
3 CSR 10-9.230	Conservation Commission		25 MoReg 1408.	25 MoReg 2110	
3 CSR 10-9.420 3 CSR 10-9.625	Conservation Commission		25 MoReg 1408.	25 MoReg 2111	
3 CSR 10-9.627	Conservation Commission		25 MoReg 1409	25 MoReg 2111	

Rule Number	Agency	Emergency	Proposed	Order	In Addition
3 CSR 10-9.640	Conservation Commission				
3 CSR 10-9.645	Conservation Commission				
3 CSR 10-10.707	Conservation Commission		25 MoReg 1412	25 MoReg 2111	
3 CSR 10-10.782 3 CSR 10-11.805	Conservation Commission		25 MoReg 1412 25 MoReg 1413	25 MoReg 2112 25 MoReg 2112	
5 CSR 10 11.005	Conservation Commission		25 Moreg 1 115	25 1110100 2112	
4 CSR 40-1.021	DEPARTMENT OF ECONOMIC DEVELOR Office of Athletics				
4 CSR 40-5.070	Office of Athletics	21 MoReg 1963			
4 CSR 65-1.020	Endowed Care Cemeteries				
4 CSR 65-1.030 4 CSR 65-1.040	Endowed Care Cemeteries Endowed Care Cemeteries		25 MoReg 1197	25 MoReg 2245	
4 CSR 65-1.040 4 CSR 65-1.050	Endowed Care Cemeteries		25 MoReg 1202	25 MoReg 2246	
4 CSR 65-1.060	Endowed Care Cemeteries		25 MoReg 1205	25 MoReg 2246	
4 CSR 65-2.020	Endowed Care Cemeteries		25 MoReg 1205	25 MoReg 2246	
4 CSR 65-2.030 4 CSR 65-2.040	Endowed Care Cemeteries		25 MoReg 1208	25 MoReg 2246	
4 CSR 03-2.040 4 CSR 70-2.031	Endowed Care Cemeteries State Board of Chiropractic Examiners		25 MoReg 1212	This Issue	
4 CSR 70-2.050	State Board of Chiropractic Examiners		25 MoReg 925	This Issue	
4 CSR 70-2.080	State Board of Chiropractic Examiners		25 MoReg 1215	This Issue	
4 CSR 70-2.090	State Board of Chiropractic Examiners		25 MoReg 1216	This Issue	
4 CSR 70-2.100	State Board of Chiropractic Examiners		25 MoReg 925	This Issue	
4 CSR 90-1.010 4 CSR 90-2.010	State Board of Cosmetology				
4 CSR 90-3.010	State Board of Cosmetology		25 MoReg 928	25 MoReg 1981	
4 CSR 90-4.010	State Board of Cosmetology		25 MoReg 2048	_	
4 CSR 90-4.020	State Board of Cosmetology		25 MoReg 931R	25 MoReg 1981R	
4 CSR 90-11.010	State Board of Cosmetology		25 MoReg 931	25 MoReg 1981	
4 CSR 90-11.010 4 CSR 90-13.010	State Board of Cosmetology		25 MoReg 931	25 MoReg 1981	
4 CSR 100	Division of Credit Unions		25 Moreg 752	23 1410100 1702	25 MoReg 1650
					25 MoReg 1796
4 CSR 100-2.045	Division of Credit Unions		25 MoReg 932	25 MoReg 1982	
4 CSR 110-2.090	Missouri Dental Board		25 MoReg 1216	This Issue	
4 CSR 115-1.010 4 CSR 115-1.020	State Committee of Dietitians		25 MoReg 934	25 MoReg 1982	
4 CSR 115-1.020	State Committee of Dietitians		25 MoReg 940	25 MoReg 1983	
4 CSR 115-1.040	State Committee of Dietitians		25 MoReg 943	25 MoReg 1983	
4 CSR 115-2.010	State Committee of Dietitians				
4 CSR 115-2.020	State Committee of Dietitians		25 MoReg 947	25 MoReg 1983	
4 CSR 115-2.030 4 CSR 115-2.040	State Committee of Dietitians				
4 CSR 115-2.050	State Committee of Dietitians		25 MoReg 955	25 MoReg 1984	
4 CSR 120-1.030	Board of Embalmers and Funeral Directors		25 MoReg 959	25 MoReg 1984	
4 CSR 120-2.010	Board of Embalmers and Funeral Directors		25 MoReg 959	25 MoReg 1984	
4 CSR 120-2.060 4 CSR 145-2.055	Board of Embalmers and Funeral Directors Missouri Board of Geologist Registration		25 MoReg 960	25 MoReg 1984	
4 CSR 145-2.055 4 CSR 145-2.060	Missouri Board of Geologist Registration		25 MoReg 2049		
4 CSR 145-2.070	Missouri Board of Geologist Registration		25 MoReg 2053		
4 CSR 150-2.001	State Board of Registration for the Healing Art	S	25 MoReg 2053		
4 CSR 150-2.005	State Board of Registration for the Healing Art	S	25 MoReg 2053		
4 CSR 150-2.065 4 CSR 150-2.080	State Board of Registration for the Healing Art State Board of Registration for the Healing Art	S	25 MoReg 2054		
4 CSR 150-2.100	State Board of Registration for the Healing Art	s	25 MoReg 2055		
4 CSR 150-3.080	State Board of Registration for the Healing Art			25 MoReg 2247	
4 CSR 150-3.170	State Board of Registration for the Healing Art	s	25 MoReg 1217	25 MoReg 2247	
4 CSR 150-3.203	State Board of Registration for the Healing Art	S	25 MoReg 2055		
4 CSR 150-4.051 4 CSR 150-4.055	State Board of Registration for the Healing Art State Board of Registration for the Healing Art	S	25 MoReg 2056		
4 CSR 150-4.060	State Board of Registration for the Healing Art	S	25 MoReg 2050		
4 CSR 150-4.105	State Board of Registration for the Healing Art	s	25 MoReg 2057		
4 CSR 150-4.110	State Board of Registration for the Healing Art	S	25 MoReg 2058R		
4 CCD 150 4 115	Class Develop C. Devictors from the Market And		25 MoReg 2058		
4 CSR 150-4.115	State Board of Registration for the Healing Art				
4 CSR 150-4.120	State Board of Registration for the Healing Art	S	25 MoReg 2060R		
4 CSR 150-4.125	State Board of Registration for the Healing Art	S	25 MoReg 2065		
4 CSR 150-4.130	State Board of Registration for the Healing Art	S	25 MoReg 2065		
4 CSR 150-4.200	State Board of Registration for the Healing Art	S	25 MoReg 2214		
4 CSR 150-4.201	State Board of Registration for the Healing Art State Board of Registration for the Healing Art	S	25 MoReg 2215		
4 CSR 150-4.203 4 CSR 150-4.205	State Board of Registration for the Healing Art State Board of Registration for the Healing Art	s	25 MoReg 2216		
4 CSR 150-4.210	State Board of Registration for the Healing Art	s	25 MoReg 2221		
4 CSR 150-4.215	State Board of Registration for the Healing Art	s	25 MoReg 2221		
4 CSR 150-6.020	State Board of Registration for the Healing Art	S	25 MoReg 2065		
4 CSR 150-6.025	State Board of Registration for the Healing Art	s	25 MoReg 2066		

CSR 196-0090 State Board of Registration for the Healing Arts	Rule Number	Agency	Emergency	Proposed	Order	In Addition
4 CSR 19.6-6.00 State Board of Registration for the Healing Arts. 25 MoReg. 2071 (CSR 19.6-6.00) State Board of Registration for the Healing Arts. 25 MoReg. 2076 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2077 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2077 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2077 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2077 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration for the Healing Arts. 25 MoReg. 2080 (CSR 19.7-122) State Board of Registration f	4 CSR 150-6.030	State Board of Registration for the Healing	g Arts	25 MoReg 2071		
4 CSR 195-0.700 State Board of Registration for the Healing Arts		State Board of Registration for the Healing	Arts	25 MoReg 2071		
CSR 19-7120	4 CSR 150-6.070	State Board of Registration for the Healing	Arts	25 MoReg 2076		
CSR 19-0-7125 Saze Board of Registration for the Healing Arts		State Board of Registration for the Healing	g Arts	25 MoReg 2076		
CSR 19-17-125 San Board of Registration for the Healing Arts						
CSR 19-7140 Sane Board of Registration for the Healing Arts 25 MoReg 2078						
4 CSR 19-5 200 Sane Board of Registration for the Healing Arts		State Board of Degistration for the Healing	Arts	25 MoReg 2077		
4 CSR 19-5-300 Saze Board of Registration for the Healing Arts 25 MoReg 2080 4 CSR 19-5-5000 Workforce Development 24 MoReg 2315 4 CSR 19-5-5000 Workforce Development 25 MoReg 602 25 MoReg 2247 4 CSR 19-5-5000 Workforce Development 24 MoReg 2315 4 CSR 19-5-5000 Workforce Development 25 MoReg 602 25 MoReg 2247 4 CSR 19-5-5000 Workforce Development 24 MoReg 2315 5 MoReg 602 25 MoReg 2247 4 CSR 19-5-5000 Workforce Development 25 MoReg 602 25 MoReg 2247 4 CSR 19-5-5000 Landscape Architectural Council 25 MoReg 1691 4 CSR 19-5-5000 Landscape Architectural Council 25 MoReg 1691 4 CSR 19-5-5000 Landscape Architectural Council 25 MoReg 1691 4 CSR 19-5-5000 Landscape Architectural Council 25 MoReg 1691 4 CSR 19-5-5000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-6-5000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-6-5000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-6-5000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1694 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1694 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Council 25 MoReg 1693 4 CSR 19-7-1000 Landscape Architectural Co		State Board of Registration for the Healing	Arts	25 MoReg 2070		
4 CSR 19-5.030 State Board of Registration for the Healing Arts		State Board of Registration for the Healing	Arts	25 MoReg 2080		
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25 MoReg 2247 24 MoReg 2248 25 MoReg 2247 24 MoReg 2247 25 MoReg 1991 26 MoReg 1991 26 MoReg 1991 27 MoReg 1992 27 MoReg 1992 27 MoReg 1992 28 MoReg 2092 28 MoReg 2247 28 MoReg 2090 28 MoReg 2014 28 MoReg 1992 28 MoReg 1992 28 MoReg 1992 28 MoReg 1993 29 MoReg 199				25 MoReg 962	25 MoReg 2247	
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25 MoReg 2047 25 MoReg 2247 27 MoReg 2247 27 MoReg 2247 27 MoReg 2049 28 MoReg 204	4 CCD 105 5 020				25 MoReg 2247	
CSR 196-1,020	4 CSK 195-5.050	workforce Development		24 MoReg 2318	25 MoPeg 2247	
CSR 196-2.00	4 CSR 196-1 020	Landscape Architectural Council		25 MoReg 1691	23 WORCE 2247	
CSR 196-2 (201)		Landscape Architectural Council		25 MoReg 1691		
CSR 96-5.00		Landscape Architectural Council		25 MoReg 1691		
CSR 196-5.020	4 CSR 196-5.010	Landscape Architectural Council		25 MoReg 1692		
CSR 196-6.00 Landscape Architectural Council		Landscape Architectural Council		25 MoReg 1692R		
4 CSR 196-8,000		Landscape Architectural Council		25 MoReg 1693R		
CSR 196-8.00 Landscape Architectural Council. 25 MoReg 1694						
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	7 CCD 10 14 020 Highways and Transport		25 MaDag 620	2	25 MoReg	2100		
/ CSK 10 14.040 Highways and Hansportation Commission23 Mores 03023 Mores 040								
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8 CSR 50-7.060	Workers' Compensation		25 MoReg 1698		
8 CSR 50-7.070	Workers' Compensation		25 MoReg 1698		
8 CSR 60-3.040	Commission on Human Rights	24 MoReg 2565			25 MoReg 598RUC
8 CSR 70-1.010	MO Assistive Technology Advisory Cour	25 MoReg 1441	25 MoPog 2227		
6 CSK 70-1.010	WO Assistive reclinology Advisory Coul	ncn25 Mokeg 2191	25 Mokeg 2251		
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9 CSR 30-4.042	Certification Standards	25 MoReg 1955	25 MoReg 1961		
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10 CSR 10-2.030	Air Conservation Commission				
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10 CSR 10-5.330 10 CSR 10-5.375	Air Conservation Commission Air Conservation Commission				
10 CSR 10-5.373	Air Conservation Commission		25 MoReg 649	25 MoReg 1987	
10 CSR 10-6.070	Air Conservation Commission		25 MoReg 1618	20 1.101.08 1707	
10 CSR 10-6.075	Air Conservation Commission				
10 CSR 10-6.080	Air Conservation Commission		25 MoReg 1623		
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10 CSR 10-6.350	Air Conservation Commission		25 MoReg 649	25 MoReg 1988	
10 CSR 20-7.015	Clean Water Commission		25 MoReg 264	25 MoReg 2007	
10 CSR 25-12.010	Hazardous Waste Management Commiss	ion			25 MoReg 2253
10 CSR 40-3.010 10 CSR 40-3.020	Land Reclamation Commission Land Reclamation Commission		25 MoReg 1066 .	This Issue	
10 CSR 40-3.020 10 CSR 40-3.040	Land Reclamation Commission		25 MoReg 1000 .	This Issue	
10 CSR 40-3.050	Land Reclamation Commission		25 MoReg 1070	This Issue	
10 CSR 40-3.080	Land Reclamation Commission		25 MoReg 1071	This Issue	
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10 CSR 40-3.140	Land Reclamation Commission		25 MoReg 1074 .	This Issue	
10 CSR 40-3.200	Land Reclamation Commission		25 MoReg 1074.	This Issue	
10 CSR 40-3.240	Land Reclamation Commission		25 MoReg 1078 .	This Issue	
10 CSR 40-3.270 10 CSR 40-4.010	Land Reclamation Commission Land Reclamation Commission		25 MoReg 1078 .	Inis issue	
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10 CSR 40-4.030	Land Reclamation Commission		25 MoReg 1080 .	This Issue	
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10 CSR 40-6.030	Land Reclamation Commission		25 MoReg 1083 .	This Issue	
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10 CSR 100-5.010	Petroleum Storage Tank Insurance Fund Bo	ard of Trustees	25 MoReg 1108	25 MoReg 2139	
10 CSR 140-2	Division of Energy				24 MoReg 2243
11 CCD 10 1 010	DEPARTMENT OF PUBLIC SAFETY		25 MaDag 2220		
11 CSR 10-1.010 11 CSR 10-3.015	Adjutant General	25 MoReg 2193	25 MoReg 2239		
11 CSR 10-12.010	Adjutant General	25 Moreg 2175	25 MoReg 1700		
11 CSR 10-12.020	Adjutant General		25 MoReg 1700		
11 CSR 10-12.030	Adjutant General				
11 CSR 10-12.040 11 CSR 10-12.050	Adjutant General	•••••	25 MoReg 1701		
11 CSR 10-12.060	Adjutant General				
11 CSR 40-5.120	Division of Fire Safety	This Issue	· ·		
11 CSR 45-1.090	Missouri Gaming Commission		25 MoReg 1114	This Issue	
11 CSR 45-5.053 11 CSR 45-5.075	Missouri Gaming Commission	•••••	25 MoReg 853	25 Mokeg 2139	
11 CSR 45-5.183	Missouri Gaming Commission		25 MoReg 2103		
11 CSR 45-11.110	Missouri Gaming Commission	25 MoReg 1679	25 MoReg 1702		
11 CSR 45-13.055	Missouri Gaming Commission		24 MoReg 2144	27.1.5 21.10	
11 CSR 45-17.030 11 CSR 75-6.020	Missouri Gaming Commission Peace Officer Standards and Training		25 MoReg 854	25 MoReg 2140	
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11 CSR 75-11.020	Peace Officer Standards and Training				
11 CSR 75-11.030 11 CSR 75-11.040	Peace Officer Standards and Training				
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12 CSR	Construction Transient Employers				
12 CSR 10-3.004	Director of Revenue				25 MoReg 2147
12 CSR 10-3.004 12 CSR 10-3.005	Director of Revenue				
12 CSR 10-3.006	Director of Revenue		25 MoReg 1703R		
12 CSR 10-3.007	Director of Revenue		25 MoReg 1703R	This is a	
12 CSR 10-3.098 12 CSR 10-3.166	Director of Revenue				
12 CSR 10-3.170 12 CSR 10-3.172	Director of Revenue		25 MoReg 1704R		
12 CSR 10-3.248	Director of Revenue		25 MoReg 1704R		
12 CSR 10-3.260	Director of Revenue				
12 CSR 10-3.262 12 CSR 10-3.274	Director of Revenue				
12 CSR 10-3.274 12 CSR 10-3.278	Director of Revenue		25 MoReg 1705R		
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12 CSR 10-31.000	Director of Revenue				
12 CSR 10-23.446	Director of Revenue		25 MoReg 1832		
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12 CSR 10-24.070 12 CSR 10-24.100	Director of Revenue				
12 CSR 10-24.100 12 CSR 10-24.110	Director of Revenue				
12 CSR 10-24.140	Director of Revenue		25 MoReg 1709		
12 CSR 10-24.190	Director of Revenue				
12 CSR 10-24.200 12 CSR 10-24.310	Director of Revenue				
12 CSR 10-24.450	Director of Revenue				
12 CSR 10-24.452	Director of Revenue				
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12 CSR 10-25.030	Director of Revenue		25 MoReg 1710		
12 CSR 10-103.370	Director of Revenue		25 MoReg 1833		
12 CSR 10-103.380	Director of Revenue				
12 CSR 10-103.560 12 CSR 10-103.600	Director of Revenue		25 MoReg 2241		
12 CSR 10-104.020	Director of Revenue		25 MoReg 1835		
12 CSR 10-104.030	Director of Revenue				
12 CSR 10-108.600	Director of Revenue		25 MoReg 1836		
12 CSR 10-110.220 12 CSR 10-110.950	Director of Revenue		25 MoReg 1837		
12 CSR 10-110.990	Director of Revenue				
12 CSR 10-111.013	Director of Revenue			25 MoReg 558	
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12 CSR 10-112.010 12 CSR 10-113.300	Director of Revenue				
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12 CSR 30-3.025	State Tax Commission				
12 CSR 40-85.005	State Lottery				
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12 CSR 40-85.150	State Lottery		25 MoReg 1714R		
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12 CSR 40-95.010	State Lottery		25 MoReg 1714		
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13 CSR 15-4.240	Division of Aging		25 MoReg 1639		
13 CSR 15-7.005	Division of Aging		25 MoReg 1639		
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13 CSR 15-10.070 13 CSR 15-15.022	Division of Aging	25 Mokeg 1193	25 MoReg 1227	25 MoReg 2140	
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13 CSR 30-3.010	Child Support Enforcement		25 MoReg 1840		
13 CSR 30-5.010	Child Support Enforcement				
13 CSR 30-8.010	Child Support Enforcement			25 MoReg 2248	
13 CSR 30-9.010	Child Support Enforcement		25 MoReg 674	25 MoReg 2010	
13 CSR 40-91.030	Division of Family Services		This Issue	Č	
13 CSR 70-3.020	Medical Services				
13 CSR 70-3.030 13 CSR 70-3.130	Medical Services				
13 CSR 70-4.051	Medical Services				
13 CSR 70-10.015	Medical Services	25 MoReg 2196	25 MoReg 1967		
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13 CSR 70-10.080 13 CSR 70-10.110	Medical Services	25 MoReg 2198	25 MoReg 19/3	25 MoReg 2248	
13 CSR 70-15.010	Medical Services	25 MoReg 1383T	25 WORCE 007	25 Moreg 2240	
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13 CSR 70-15.110	Medical Services		25 MoReg 988	This Issue	
13 CSR 70-20.030 13 CSR 70-20.031	Medical Services				
13 CSR 70-20.031 13 CSR 70-20.032	Medical Services				
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16 CSR 30-2.120	Missouri State Employees' Retirement Sy	stem	25 MoReg 991R	25 MoReg 2142I	}
16 CSR 30-2.130 16 CSR 30-2.140	Missouri State Employees' Retirement Sy Missouri State Employees' Retirement Sy	stem	25 MoReg 991R 25 MoReg 992P	25 MoReg 21421	ξ }
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16 CSR 30-2.150 16 CSR 30-2.160	Missouri State Employees' Retirement System	25 MoDeg 0021	25 MoDeg 2143R	
16 CSR 30-2.180 16 CSR 30-2.181	Missouri State Employees' Retirement System	25 MaPag 0021	25 MoDog 2143R	
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16 CSR 30-2.190 16 CSR 30-2.210	Missouri State Employees' Retirement System	25 MoDog 0021	25 MoDog 2143R	
16 CSR 30-2.210 16 CSR 30-2.220	Missouri State Employees' Retirement System Missouri State Employees' Retirement System	25 MaDag 0021	25 MoDog 2142D	
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16 CSR 30-2.240	Missouri State Employees' Retirement System	25 Mokeg 9941	25 Mapag 2144R	
16 CSR 30-2.241	Missouri State Employees' Retirement System	25 Mokeg 9941	25 MaDag 2144R	
16 CSR 30-2.242	Missouri State Employees' Retirement System	25 Mokeg 9941	25 MaDag 2144R	
16 CSR 30-2.250	Missouri State Employees' Retirement System	25 MoReg 9931	25 MaDag 2144R	
16 CSR 30-2.260	Missouri State Employees' Retirement System	25 Mokeg 9931	25 MaDag 2144R	
16 CSR 30-2.270	Missouri State Employees' Retirement System	25 MoReg 9931	25 MaDag 2144R	
16 CSR 30-2.280	Missouri State Employees' Retirement System	25 Mokeg 9901	25 MaDag 2145R	
16 CSR 30-2.285	Missouri State Employees' Retirement System	25 MoReg 9901	25 MaDag 2145R	
16 CSR 30-2.290	Missouri State Employees' Retirement System	25 MoReg 9901	25 MoDes 2145R	
16 CSR 30-2.300	Missouri State Employees' Retirement System	25 MaDag 0071	25 MoDog 2145R	
16 CSR 30-2.310	Missouri State Employees' Retirement System	25 MoReg 99/1	25 MoDes 2145R	
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16 CSR 30-2.320	Missouri State Employees' Retirement System	25 Mokeg 99/1	25 MaDag 2140R	
16 CSR 30-2.330	Missouri State Employees' Retirement System	25 MoReg 9901	23 Mokeg 2140k	
16 CSR 50-1.010	The County Employees' Retirement Fund	25 MoReg III0		
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16 CSR 50-2.020	The County Employees Rethement Fund	25 MoReg 11190	X	
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13 CSR 70-10.050	Pediatric Nursing Care Plan January 24, 2001
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13 CSR 70-15.010	Inpatient Hospital Services Reimbursement Plan; Outpatient Hospital Services Reimbursement Methodology
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deletion of convictions; 12 CSR 10-24.050; 6/1/00, 9/15/00 highway sign recognition test; 12 CSR 10-24.452; 5/1/00; 8/15/00

issuance of license

nondriver; 12 CSR 10-24.110; 7/3/00

not received after mailing; 12 CSR 10-24.140; 7/3/00

procedures; 12 CSR 10-24.070; 8/1/00 persons under age of 21; 12 CSR 10-24.100; 7/3/00 Privacy Protection Act; 12 CSR 10-24.460; 7/3/00 retesting requirements; 12 CSR 10-24.190; 8/1/00

Social Security number; 12 CSR 10-24.310; 7/3/00 staggering of expiration dates; 12 CSR 10-24.450; 5/1/00;

8/15/00

ELEMENTARY AND SECONDARY EDUCATION

background clearance; 5 CSR 80-800.400; 3/1/00, 7/3/00 certificate to teach

administrators; 5 CSR 80-800.220; 6/1/00 application; 5 CSR 80-800.200; 6/1/00 adult education and literacy; 5 CSR 80-800.280; 6/1/00 alternative, special assignment; 5 CSR 80-800.260; 6/1/00

individuals from another state; 5 CSR 80-800.210;

pupil personnel services; 5 CSR 80-800.230; 6/1/00 vocational-technical; 5 CSR 80-800.270; 6/1/00

assessments, required; 5 CSR 80-800.380; 6/1/00

classifications; 5 CSR 80-800.360; 6/1/00 content areas; 5 CSR 80-800.350; 6/1/00

fees; 5 CSR 80-800.370; 6/1/00

revocation, suspension, invalidation and deletion; 5 CSR 80-800.040; 5/3/99, 8/16/99

certification standards; 5 CSR 80-800.010; 6/1/00 districts

classification, accreditation; 5 CSR 50-340.010; 3/1/00, 7/3/00

Early Childhood Development Act; 5 CSR 50-270.010; 9/1/00 extraordinary cost fund; 5 CSR 70-742.170; 9/1/00 grant award program

vocational-technical enhancement; 5 CSR 60-120.070; 8/15/00

Improving America's School Act

general provisions; 5 CSR 30-345.010; 3/1/00, 7/3/00 professional education programs; 5 CSR 80-805.015; 9/1/00 preliminary approval; 5 CSR 80-805.016; 9/1/00

reimbursement for education; 5 CSR 30-4.020; 8/15/00 transportation, pupils in other than school buses; 5 CSR 30-

261.045; 5/1/00, 9/15/00

veterans' education approval of courses; 5 CSR 60-900.050; 8/15/00

vocational rehabilitation

appeals; 5 CSR 90-4.400; 2/15/00, 7/3/00

confidentiality, release of information; 5 CSR 90-4.110; 2/15/00, 7/3/00

definitions; 5 CSR 90-4.100; 2/15/00, 7/3/00

due process hearing; 5 CSR 90-4.420; 2/15/00, 7/3/00

fees; 5 CSR 90-5.410; 2/15/00, 7/3/00

eligibility; 5 CSR 90-4.200; 2/15/00, 7/3/00

home modification, remodeling; 5 CSR 90-5.450; 2/15/00, 7/3/00

maintenance, transportation; 5 CSR 90-5.420; 2/15/00, 7/3/00

mediation; 5 CSR 90-4.430; 2/15/00, 7/3/00

order of selection; 5 CSR 90-4.300; 2/15/00, 7/3/00

physical, mental restoration; 5 CSR 90-5.430; 2/15/00, 7/3/00

review, informal; 5 CSR 90-4.410; 2/15/00, 7/3/00

services; 5 CSR 90-5.400; 2/15/00, 7/3/00

standards, service providers; 5 CSR 90-4.120; 2/15/00, 7/3/00

training; 5 CSR 90-5.440; 2/15/00, 7/3/00

vehicle modification; 5 CSR 90-5.460; 2/15/00, 7/3/00 workforce investment; 5 CSR 60-480.100; 8/15/00

EMBALMERS AND FUNERAL DIRECTORS, DIVISION OF

election and removal of officers; 4 CSR 120-1.030; 4/17/00, 8/1/00

funeral directing; 4 CSR 120-2.060; 4/17/00, 8/1/00 registration and apprenticeship; 4 CSR 120-2.010; 4/17/00, 8/1/00

EMPLOYMENT SECURITY

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ELEVATORS

inspectors; 11 CSR 40-5.120; 9/15/00

GAMING COMMISSION

definitions; 11 CSR 45-1.090; 5/1/00; 9/15/00

expedited hearing, emergency order suspending license privileges; 11 CSR 45-13.055; 2/1/00, 6/1/00

licensee's duty to contact commission agent; 11 CSR 45-10.035, 2/1/00, 6/1/00

list of disassociated persons, entry onto; 11 CSR 45-17.030; 4/3/00; 8/15/00

payout percentage, progressive games; 11 CSR 45-5.075; 6/15/00 policies; 11 CSR 45-5.053; 4/3/00, 8/15/00

refund, claim for refund; 11 CSR 45-11.110; 7/3/00 revocation or suspension; 11 CSR 45-13.055; 9/1/99

right of patrons to participate; 11 CSR 45-5.010; 2/1/00, 7/3/00 Twenty-One (Blackjack); 11 CSR 45-5.051; 2/1/00, 7/3/00

GEOLOGIST REGISTRATION, MISSOURI BOARD OF

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HEALTH CARE PROVIDERS, OFFICE OF

occupational therapists; 4 CSR 155-1.020; 3/1/00, 6/15/00 respiratory care practitioners; 4 CSR 155-1.010; 3/1/00, 6/15/00

HIGHWAYS AND TRANSPORTATION COMMISSION

adopt-a-highway program

agreement; 7 CSR 10-14.040; 3/15/00, 8/15/00 termination, modification; 7 CSR 10-14.060; 3/15/00, 8/15/00

application; 7 CSR 10-14.030; 3/15/00, 8/15/00 definitions; 7 CSR 10-14.020; 3/15/00, 8/15/00 purpose; 7 CSR 10-14.010; 3/15/00, 8/15/00 sign specifications; 7 CSR 10-14.050; 3/15/00, 8/15/00

organization; 7 CSR 10-1.010; 7/17/00

HOSPITALS

psychiatric, administration standards; 19 CSR 30-24.020; 7/17/00

INDUSTRIAL MINERALS

application; 10 CSR 40-10.020; 6/15/00 definitions; 10 CSR 40-10.100; 6/15/00 permits

requirements; 10 CSR 40-10.010; 6/15/00 review; 10 CSR 40-10.040; 6/15/00

INSURANCE, DEPARTMENT OF

medical malpractice award; 20 CSR; 3/1/99, 3/1/00 mortality tables; 20 CSR 400-1.130; 8/1/00 sovereign immunity limits; 20 CSR; 3/15/00 standard for to establish credentials; 20 CSR 400-7.180; 7/17/00 valuation, life insurance; 20 CSR 200-1.160; 7/17/00 workers' compensation managed care organizations; 20 CSR 500-6.700; 5/1/00

INTERIOR DESIGN COUNCIL

application; 4 CSR 193-2.010; 4/3/00, 7/17/00 complaint handling; 4 CSR 193-6.010; 4/3/00, 7/17/00 definitions; 4 CSR 193-1.010; 4/3/00, 7/17/00 discipline; 4 CSR 193-6.030; 4/3/00, 7/17/00 education, qualifying; 4 CSR 193-2.020; 4/3/00, 7/17/00 requirements; 4 CSR 193-5.010; 4/3/00, 7/17/00 experience, qualifying; 4 CSR 193-2.030; 4/3/00, 7/17/00 fees; 4 CSR 193-4.010; 4/3/00, 7/17/00 investigation; 4 CSR 193-6.020; 4/3/00, 7/17/00 name and address changes; 4 CSR 193-1.030; 4/3/00, 7/17/00 organization; 4 CSR 193-1.020; 4/3/00, 7/17/00 reciprocity, waiver of exam; 4 CSR 193-2.040; 4/3/00, 7/17/00 registration, original; 4 CSR 193-3.010; 4/3/00, 7/17/00 renewal; 4 CSR 193-3.020; 4/3/00, 7/17/00

LABOR STANDARDS, DIVISION OF

prevailing wage rates

public works projects; 8 CSR 30-3.010; 5/1/00, 9/1/00 training wage; 8 CSR 30-4.030; 5/1/00, 9/1/00

LAND RECLAMATION COMMISSION

air resource protection; 10 CSR 40-3.240; 5/1/00, 9/15/00 auger mining; 10 CSR 40-4.020; 5/1/00, 9/15/00 backfilling and grading; 10 CSR 40-3.110; 5/1/00, 9/15/00 bond requirements; 10 CSR 40-7.011; 5/1/00, 9/15/00 casing and sealing of drill holes; 10 CSR 40-3.020; 5/1/00, 9/15/00

coal exploration; 10 CSR 40-4.010; 5/1/00, 9/15/00 requirements; 10 CSR 40-6.020; 5/1/00, 9/15/00 coal processing plants; 10 CSR 40-4.050; 5/1/00, 9/15/00 definitions; 10 CSR 40-8.010; 5/1/00, 9/15/00 disposal of coal processing waste; 10 CSR 40-3.080; 5/1/00,

9/15/00 duration, release of liability; 10 CSR 40-7.021; 5/1/00, 9/15/00

information on environmental resources; 10 CSR 40-6.040; 5/1/00, 9/15/00

inspection, enforcement; 10 CSR 40-8.030; 5/1/00, 9/15/00 operations on prime farmland; 10 CSR 40-4.030; 5/1/00, 9/15/00 permits; 10 CSR 40-6.010; 5/1/00; 9/15/00

applications; 10 CSR 40-6.030; 5/1/00; 9/15/00 legal, financial, compliance; 10 CSR 40-6.100; 5/1/00, 9/15/00

reclamation, operation plan; 10 CSR 40-6.120; 5/1/00; 9/15/00

review, public participation, approval; 10 CSR 40-6.070; 5/1/00; 9/15/00

reviews, revisions, renewals; 10 CSR 40-6.090; 5/1/00; 9/15/00

special categories; 10 CSR 40-6.060; 5/1/00; 9/15/00 prohibitions, areas; 10 CSR 40-5.010; 5/1/00; 9/15/00 protection

air resources; 10 CSR 40-3.090; 5/1/00; 9/15/00 hydrologic balance; 10 CSR 40-3.040; 5/1/00; 9/15/00 underground operations; 10 CSR 40-3.200; 5/1/00; 9/15/00

reclamation; 10 CSR 40-9.020; 5/1/00; 9/15/00 operations plan; 10 CSR 40-6.050; 5/1/00; 9/15/00 requirements, general; 10 CSR 40-8.070; 5/1/00; 9/15/00 revegetation; 10 CSR 40-3.120; 5/1/00; 9/15/00

underground operations; 10 CSR 40-3.270; 5/1/00; 9/15/00 road, transportation requirements; 10 CSR 40-3.140; 5/1/00; 9/15/00

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LANDSCAPE ARCHITECTURAL COUNCIL

application; 4 CSR 196-2.020; 7/3/00
business associations; 4 CSR 196-10.010; 7/3/00
complaints; 4 CSR 196-7.010; 7/3/00
examination; 4 CSR 196-5.020; 7/3/00
adoption, admission; 4 CSR 196-5.010; 7/3/00
passing score; 4 CSR 196-5.030; 7/3/00
filing deadline; 4 CSR 196-2.010; 7/3/00
organization; 4 CSR 196-1.020; 7/3/00
registration; 4 CSR 196-6.010; 7/3/00
seal, official; 4 CSR 196-8.010; 7/3/00

LOTTERY, STATE

breakage; 12 CSR 40-85.150; 7/3/00 cash prizes; 12 CSR 40-60.020; 2/15/00, 7/3/00 licenses; 12 CSR 40-40.090; 2/15/00, 7/3/00

on-line game

contract provisions; 12 CSR 40-85.010; 7/3/00 defined; 12 CSR 40-85.005; 7/3/00 limitations; 12 CSR 40-85.060; 7/3/00 payment of prizes; 12 CSR 40-85.080; 7/3/00 prize amounts; 12 CSR 40-85.050; 7/3/00 ticket validation; 12 CSR 40-85.030; 7/3/00 pick-3 game; 12 CSR 40-85.110; 7/3/00 prize amounts; 12 CSR 40-85.130; 7/3/00 prize pool; 12 CSR 40-85.160; 7/3/00 winning tickets; 12 CSR 40-85.120; 7/3/00 pull-tab game; 12 CSR 40-95.010; 7/3/00 times, drawing, selling; 12 CSR 40-85.140; 7/3/00

MASSAGE, BOARD OF THERAPEUTIC

application; 4 CSR 197-2.010; 4/3/00, 8/15/00 apprenticeship program; 4 CSR 197-4.020, 4/3/00, 8/15/00 change of name, ownership, location; 4 CSR 197-5.030; 4/3/00, 8/15/00

complaint handling; 4 CSR 197-6.010; 4/3/00, 8/15/00 definitions; 4 CSR 197-1.010; 4/3/00, 8/15/00 fees; 4 CSR 197-1.040; 4/3/00, 8/15/00 investigation; 4 CSR 197-6.020; 4/3/00, 8/15/00 license

issuance; 4 CSR 197-5.020; 4/3/00, 8/15/00 provisional; 4 CSR 197-2.030; 4/3/00, 8/15/00 renewal; 4 CSR 197-2.050; 4/3/00, 8/15/00 business; 4 CSR 197-5.040; 4/3/00, 8/15/00 mentor, certified; 4 CSR 197-4.010; 4/3/00, 8/15/00 name, address changes; 4 CSR 197-1.030; 4/3/00, 8/15/00 reciprocity; 4 CSR 197-2.020; 4/3/00, 8/15/00 standards of practice; 4 CSR 197-3.010; 4/3/00, 8/15/00 students; 4 CSR 197-2.040; 4/3/00, 8/15/00 survey inspections; 4 CSR 197-5.010; 4/3/00, 8/15/00 titling; 4 CSR 197-1.020; 4/3/00, 8/15/00

MATERNAL, CHILD AND FAMILY HEALTH

child, adult care food program; 19 CSR 40-5.050; 5/15/00, 9/1/00

MEDICAID

copayment, pharmacy services; 13 CSR 70-4.051; 6/15/00 disproportionate share hospitals; 13 CSR 70-15.010; 6/1/00 drugs

31 day supply maximum; 13 CSR 70-20.045; 8/1/00 covered; 13 CSR 70-20.030; 8/1/00 excluded; 13 CSR 70-20.032; 8/1/00 with authorization; 13 CSR 70-20.031; 8/1/00 list of nonexcludable, prior authorization; 13 CSR 70-20.034; 8/1/00

federal reimbursement allowance; 13 CSR 70-15.110; 4/17/00, 9/15/00

MENTAL HEALTH, DEPARTMENT OF

admission criteria; 9 CSR 30-4.042; 8/1/00 Missouri Alliance for Individuals; 9 CSR 45-5.040; 10/1/99, 3/15/00, 7/3/00

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METALLIC MINERALS WASTE MANAGEMENT

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MILK BOARD, STATE

inspection fees; 2 CSR 80-5.010; 2/15/00, 3/15/00, 6/15/00

MINORITY/WOMEN BUSINESS ENTERPRISE

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MOTOR VEHICLE

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MOTOR VEHICLE INSPECTION DIVISION

brake

components; 11 CSR 50-2.160; 3/1/00, 6/15/00 performance; 11 CSR 50-2.150; 3/1/00, 6/15/00 fuel system; 11 CSR 50-2.290; 3/1/00, 6/15/00 homemade trailers; 11 CSR 50-2.430; 3/1/00, 6/15/00 inspection station

operational requirements; 11 CSR 50-2.090; 3/1/00, 6/15/00 inspector/mechanic licensing; 11 CSR 50-2.080; 3/1/00, 6/15/00 odometer reading; 11 CSR 50-2.440; 3/1/00, 6/15/00 school bus inspection; 11 CSR 50-2.320; 3/1/00, 6/15/00 stickers, decals; 11 CSR 50-2.100; 3/1/00, 6/15/00

NURSING HOME PROGRAM

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allowance; 13 CSR 70-10.110; 4/3/00, 9/1/00 nursing facility services; 13 CSR 70-10.015; 8/1/00, 9/1/00 HIV; 13 CSR 70-10.080; 8/1/00, 9/1/00

NURSING, STATE BOARD OF

fees; 4 CSR 200-4.010; 7/3/00 licensure; 4 CSR 200-4.020; 6/15/00 mandatory reporting; 4 CSR 200-4.040; 8/15/00

OCCUPATIONAL THERAPY, MISSOURI BOARD OF

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OPERATION PAYBACK PROGRAM

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PEACE OFFICER STANDARDS AND TRAINING PROGRAM (POST)

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training

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PERSONNEL ADVISORY BOARD AND DIVISION OF PERSONNEL

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PETROLEUM STORAGE TANK INSURANCE FUND

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PHARMACY, STATE BOARD OF

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fees; 4 CSR 220-4.010; 4/17/00, 8/15/00 license, temporary; 4 CSR 220-2.036; 4/17/00, 8/15/00 medical gas distributors; 4 CSR 220-5.070; 4/17/00, 8/15/00 multi-med dispensing; 4 CSR 220-2.145; 4/17/00, 8/15/00 permits; 4 CSR 220-2.020; 4/17/00, 8/15/00 prescription requirements; 4 CSR 220-2.018; 4/17/00, 8/15/00 standards of operation; 4 CSR 220-2.010; 4/17/00, 8/15/00 transfer of prescription information for refill; 4 CSR 220-2.120; 9/1/00

PHYSICAL THERAPISTS, AND ASSISTANTS

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PHYSICIANS AND SURGEONS

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PODIATRIC MEDICINE, STATE BOARD OF

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PUBLIC SERVICE COMMISSION

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PURCHASING AND MATERIALS MANAGEMENT

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REAL ESTATE COMMISSION

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